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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 5 DECEMBER 2013

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au*. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 72 of 2013—Children's Protection (Notification) Amendment Act 2013. An Act to amend the Children's Protection Act 1993.

No. 73 of 2013—Public Corporations (Subsidiaries) Amendment Act 2013. An Act to amend the Public Corporations Act 1993.

No. 74 of 2013—First Home and Housing Construction Grants (Eligibility Criteria) Amendment Act 2013. An Act to amend the First Home and Housing Construction Grants Act 2000.

No. 75 of 2013—Motor Vehicles (Driver Licensing) Amendment Act 2013. An Act to amend the Motor Vehicles Act 1959

No. 76 of 2013—Veterinary Practice (Miscellaneous) Amendment Act 2013. An Act to amend the Veterinary Practice Act 2003.

No. 77 of 2013—Criminal Law (Sentencing) (Sentences of Indeterminate Duration) Amendment Act 2013. An Act to amend the Criminal Law (Sentencing) Act 1988.

No. 78 of 2013—Statutes Amendment (Electronic Monitoring) Act 2013. An Act to amend the Correctional Services Act 1982; the Criminal Law Consolidation Act 1935; and the Criminal Law (Sentencing) Act 1988.

No. 79 of 2013—Statutes Amendment (National Electricity and Gas Laws – Limited Merits Review) Act 2013. An Act to amend the National Electricity (South Australia) Act 1996 and the National Gas (South Australia) Act 2008.

No. 80 of 2013—Native Vegetation (Miscellaneous) Amendment Act 2013. An Act to amend the Native Vegetation Act 1991.

No. 81 of 2013—Aboriginal Lands Trust Act 2013. An Act to continue the Aboriginal Lands Trust; to enable the Trust to acquire, hold and deal with land for the continuing benefit of Aboriginal South Australians; to repeal the Aboriginal Lands Trust Act 1966; to make related amendments to other Acts; and for other purposes.

No. 82 of 2013—Late Payment of Government Debts (Interest) Act 2013. An Act to provide for interest to be paid on the late payment of debts due to small businesses in connection with contracts for the supply of goods or services to State Government; to make a related amendment to the Public Finance and Audit Act 1987; and for other purposes.

No. 83 of 2013—Criminal Law Consolidation (Protection for Working Animals) Amendment Act 2013. An Act to amend the Criminal Law Consolidation Act 1935.

No. 84 of 2013—Controlled Substances (Offences) Amendment Act 2013. An Act to amend the Controlled Substances Act 1984.

No. 85 of 2013—Succession Duties Repeal Act 2013. An Act to repeal the Succession Duties Act 1929.

No. 86 of 2013—Local Government (Rates) Amendment Act 2013. An Act to amend the Local Government Act 1999.

No. 87 of 2013—Statutes Amendment (Assessment of Relevant History) Act 2013. An Act to amend the Children's Protection Act 1993, the Disability Services Act 1993 and the Spent Convictions Act 2009.

No. 88 of 2013—Spent Convictions (Decriminalised Offences) Amendment Act 2013. An Act to amend the Spent Convictions Act 2009.

No. 89 of 2013—Electronic Conveyancing National Law (South Australia) Act 2013. An Act to make provision for a national law relating to electronic conveyancing.

No. 90 of 2013—Statutes Amendment (Dangerous Driving) Act 2013. An Act to amend the Criminal Law Consolidation Act 1935 and the Road Traffic Act 1961.

No. 91 of 2013—Workers Rehabilitation and Compensation (Firefighters) Amendment Act 2013. An Act to amend the Workers Rehabilitation and Compensation Act 1986.

No. 92 of 2013—Firearms (Miscellaneous) Amendment Act 2013. An Act to amend the Firearms Act 1977.

No. 93 of 2013—Electoral (Legislative Council Voting) Amendment Act 2013. An Act to amend the Electoral Act 1985.

By command,

GAIL GAGO, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Natural Resources Management Council, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 30 April 2014 until 29 April 2018)

Andrew Robert Inglis Helen Kay Lamont Timothy Ian Milne Catherine Sheree Cooper

Deputy Member: (from 30 April 2014 until 29 April 2018) Jill Frances Woodlands (Deputy to Milne)

By command,

GAIL GAGO, for Premier

13MSECCS073

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Parole Board of South Australia, pursuant to the provisions of the Correctional Services Act 1982:

Member: (from 18 December 2013 until 17 December 2016) Eleanor Frances Nelson

Timothy Daniel Bourne Garth Dodd Nora Ann Bloor

Susan Joan MacDonald

Deputy Member: (from 18 December 2013 until 15 February 2015)

Janice Ann Steinert (Deputy to Swan)

Presiding Member: (from 18 December 2013 until 17 December 2016)

Eleanor Frances Nelson

First Deputy Presiding Member: (from 18 December 2013 until 17 December 2016)
Timothy Daniel Bourne

By command,

GAIL GAGO, for Premier

MCS13/10CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Independent Gambling Authority, pursuant to the provisions of the Independent Gambling Authority Act 1995:

Member: (from 9 December 2013 until 8 June 2015) James Stanley Wright

By command,

GAIL GAGO, for Premier

MGA0012/13CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Wilderness Advisory Committee, pursuant to the provisions of the Wilderness Protection Act 1992:

Member: (from 5 December 2013 until 4 December 2015) Charles Eric Maynard Bills

Robert George Lesslie Molly Ann Whalen Bernice Laura Cohen

Deputy Member: (from 5 December 2013 until 4 December

Stephanie Lynn Williams (Deputy to Lesslie)

Presiding Member: (from 5 December 2013 until 4 December 2015)

Charles Eric Maynard Bills

By command,

GAIL GAGO, for Premier

13MSECCS075

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning, Minister for Industrial Relations and Minister for Business Services and Consumers to be also Acting Premier, Acting Treasurer, Acting Minister for State Development, Acting Minister for the Public Sector and Acting Minister for the Arts for the period from 21 December 2013 until 5 January 2014 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

GAIL GAGO, for Premier

DPC13/067CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Education and Child Development and Acting Minister for Multicultural Affairs for the period from 9 December 2013 to 20 December 2013 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command.

GAIL GAGO, for Premier

DPC13/067CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Antonio Piccolo, MP, Minister for Communities and Social Inclusion, Minister for Social Housing, Minister for Disabilities, Minister for Youth and Minister for Volunteers to be also Acting Minister for Education and Child Development and Acting Minister for Multicultural Affairs for the period from 21 December 2013 to 22 December 2013 inclusive during the absence of the Honourehle Lennifor 2013 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

GAIL GAGO, for Premier

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Leon William Kennedy Bignell, MP, Minister for Tourism and Minister for Recreation and Sport to be also Acting Minister for Transport Services and Acting Minister Assisting the Minister for the Arts on 1 January 2014, during the absence of the Honourable Chloë Catienne Fox

By command,

GAIL GAGO, for Premier

DPC13/067CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Antonio Piccolo, MP, Minister for Communities and Social Inclusion, Minister for Social Housing, Minister for Disabilities, Minister for Youth and Minister for Volunteers to be also Acting Minister for Transport Services and Acting Minister Assisting the Minister for the Arts for the period from 2 January 2014 to 12 January 2014 inclusive, during the absence of the Honourable Chloë Catienne Fox, MP.

By command,

GAIL GAGO, for Premier

DPC13/067CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint Julie-Anne Burgess, as the State Courts Administrator for a period of five years commencing on 9 January 2014 and expiring on 8 January 2019, pursuant to the provisions of the Courts Administration Act 1993.

By command.

GAIL GAGO, for Premier

AGO0174/13CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has revoked the appointment of Kathleen Johnston, John Forster, Robert Thomas and Fadil Hatibovich as Visiting Inspectors for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982 and Section 36 of the Acts Interpretation Act 1915.

By command,

GAIL GAGO, for Premier

MCS13/21CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint Leonora Lyons and Giang Le-Huy as Visiting Inspectors for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982.

By command,

GAIL GAGO, for Premier

MCS13/21CS

DPC13/067CS

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 5 December 2013 and expiring on 4 December 2023, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Lynn Maurice Ferguson Arnold James Birch Geoffrey Wayne Bowels David James Briggs Nicholas Mark Brown Laurain Bywaters Sean Richard Cheriton Peter Leslie Coles Shane Francis Daly Leslie John Davis Paul Anthony Dolman Malcolm Robert Doyle Gregory Stephen Fitzgerald Kevin William Fischer Trevor Paul Fletcher Robert Neville Francis Trevor Gower Brian John Grant Feruccio Renato Gregurev Robert James Hay Bryan Robert Hewett Christabel Ann Holman Teresa Jasko Ian Andrew Johnston Malcolm Edward King Desmond Lilley Frederick John Lisk Trevor John Lock Margaret Kay McBryde Michael John McKeough Paula Marie Marschall Garry Kenneth Mudge Kaye Elizabeth Mustard Arthur Newley Julie Anne Presser Kevin Clifton Prosser Donald Terence Radcliffe Sandford Harris Rhodes Peta Michelle Ruston Allen George Schroder Dean Neville Schubert Janet Scott Donald Leslie Smith Anthony James Taylor Joanne Kay Thiele Brian Ivan Thoday Noel Ashley Uren Brian George Vasey Monica Eileen Wandel

By command,

GAIL GAGO, for Premier

JP13/031CS

Barry Roger Wright

Department of the Premier and Cabinet Adelaide, 5 December 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the Members and Presiding Members to the Natural Resources Management Boards set out below, for the terms specified, pursuant to the Natural Resources Management Act 2004:

Adelaide and Mount Lofty Ranges Natural Resources Management Board

For a term commencing on 5 December 2013 and expiring on 13 April 2014:

Karl Antony Telfer as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2016:

Debra Kay Just as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2018:

Karl Antony Telfer as a Member Rachael Louise Siddall as a Member Anthony Mark Searle as a Member

> Alinytjara Wilurara Natural Resources Management Board

For a term commencing on 17 July 2014 and expiring on 16 July 2015:

Alfred Parry Agius as a Member and Presiding Member

For a term commencing on 17 July 2014 and expiring on 16 July 2016:

Maureen Jill Smart as a Member

Eyre Peninsula Natural Resources Management Board

For a term commencing on 5 December 2013 and expiring on 13 April 2014:

Helen Kay Lamont as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2015:

Heather Lorraine Baldock as a Member and Presiding Member

For a term commencing on 14 April 2014 and expiring on 13 April 2018:

Mark Kennett Whitfield as a Member Helen Kay Lamont as a Member

Kangaroo Island Natural Resources Management Board

For a term commencing on 5 December 2013 and expiring on 13 April 2016:

Jayne Alison Bates as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2015:

John Anthony Trethewey as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2016:

Richard Evans Trethewey as a Member and Presiding Member

Peggy Diane Rismiller as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2017:

Shirley Robyn Pledge as a Member

Northern and Yorke Natural Resources Management Board

For a term commencing on 5 December 2013 and expiring on 13 April 2014:

Peter Alfred Stockings as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2016:

Jacqueline Anne O'Reilly as a Member

Kathleen Bowman as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2018:

Grant Allan Chapman as a Member Peter Alfred Stockings as a Member

> South Australian Arid Lands Natural Resources Management Board

For a term commencing on 5 December 2013 and expiring on 13 April 2014:

Pauline Jennifer Coulthard as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2018:

Richard Raymond Barratt as a Member Ross Brian Sawers as a Member Murray Hal Tyler as a Member Pauline Jennifer Coulthard as a Member

Dated 2 December 2013.

South Australian Murray Darling Basin Natural Resources Management Board

For a term commencing on 5 December 2013 and expiring on 13 April 2014:

Peter James Duggin as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2016:

Emily Claire Jenke as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2018:

Gioia Small as a Member Rodney Layton Ralph as a Member Deana Kathleen Mildren as a Member Nicholas Richard Bakkum as a Member Peter James Duggin as a Member

South East Natural Resources Management Board

For a term commencing on 14 April 2014 and expiring on 13 April 2016:

Judith Mary Zacker as a Member Nicholas John Hunt as a Member

For a term commencing on 14 April 2014 and expiring on 13 April 2018:

Francis Newman Brennan as a Member and Presiding Member

Michael Harvie Bleby as a Member Yvonne Ann Correll as a Member

By command,

GAIL GAGO, for Premier

13MSECCS072

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to Section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice.

Australian Retrieval Nurse Association Incorporated

British Australian Pensioner Association Incorporated

Copper Coast Road Safety Group Incorporated
Foundation Beyond Belief Australia Incorporated
Franklin Harbour Aquatic Area Committee Incorporated
Gawler Youth Workers Network Incorporated
Le Fevre Dance Company Incorporated
Limestone Coast Education and Training Association
Incorporated
Murray Bridge Anglers Club Incorporated
Narfa Benevolent Fund Incorporated
People Against Drink Driving Incorporated

Adelaide Safe Community Incorporated

Salisbury Family Church Incorporated South Australian Foundation for Dental Education and Research Incorporated Sturt Tee Ball Club Incorporated The Clare Christmas Committee Incorporated

S. D. AITCHISON, A Delegate of the Corporate

ASSOCIATIONS INCORPORATION ACT 1985

Affairs Commission

Dissolution of Association

Corporate Affairs Commission Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Perichoresis (Australia) Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 1 October 2013 requested by the Association to transfer its undertaking to Perichoresis (Australia) Limited (ACN 165 684 275), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 5 December 2013, the Association will be dissolved, the property of the Association becomes the property of Perichoresis (Australia) Limited and the rights and liabilities of the Association become the rights and liabilities of Perichoresis (Australia) Limited.

Given under the seal of the Commission at Adelaide, 5 December 2013.

S. D. AITCHISON, a Delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993, SECTION 26 (9): TONSELY PARK REDEVELOPMENT & GENERAL SECTION AMENDMENTS

Preamble

- 1. The 'Tonsely Park Redevelopment & General Section Amendments' (the Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- The Minister for Planning has decided to approve the Amendment.

NOTICE

PURSUANT to Section 26 of the Development Act 1993, I-

- (a) approve the Amendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

Dated 22 November 2013.

JOHN RAU, Deputy Premier, Minister for Planning

LOCAL GOVERNMENT ACT 1999

Rundle Mall Management Authority

THE ADELAIDE CITY COUNCIL has resolved to amend the Charter for the Rundle Mall Management Authority subsidiary, established pursuant to Section 42 of the Local Government Act 1999.

Pursuant to Clause 3 of Part 1 of Schedule 2 of the Local Government Act 1999, the Charter of the Rundle Mall Management Authority, as amended, is set out below.

P. SMITH, Chief Executive Officer

LOCAL GOVERNMENT ACT 1999

RUNDLE MALL MANAGEMENT AUTHORITY

Charter 2013

1. INTRODUCTION

1.1 Name of Authority

The name of the Authority is the Rundle Mall Management Authority.

1.2 Corporate Status

The Authority is a body corporate under the Act and in all things acts through the Board which has the responsibility to manage the business and other affairs of the Authority ensuring that the Authority acts in accordance with the Act and this Charter.

1.3 Dictionary

In this Charter:

- 1.3.1 Act means the Local Government Act 1999 and all relevant Regulations made thereunder;
- 1.3.2 **Authority** means the Rundle Mall Management Authority established as a single Council Subsidiary pursuant to Section 42 of the Act;
- 1.3.3 **Board** means the Board of Management of the Authority set out in Clause 2;
- 1.3.4 **Budget** means the annual budget adopted by the Authority pursuant to Clause 4.3;
- 1.3.5 **Business Plan** means the business plan adopted by the Authority pursuant to Clause 4.3;
- 1.3.6 *Charter* means this Charter of the Authority adopted by the Council;
- 1.3.7 *Council* means the Corporation of the City of Adelaide;
- 1.3.8 *deliberative vote* means a vote cast by each Director (including the Chairperson) for the purpose of deciding a matter under deliberation;
- 1.3.9 *Director* means a member of the Board;
- 1.3.10 *financial year* means 1 July in each year to 30 June in the subsequent year;
- 1.3.11 *simple majority* means a majority of those present and entitled to vote.

1.4 Interpretation

In this Charter:

- 1.4.1 the singular includes the plural and vice versa and words importing a gender include other genders;
- 1.4.2 words importing natural persons include corporations;
- 1.4.3 reference to a Section(s) is to a Section of the Act and includes any Section that substantially replaces that Section and deals with the same matter;
- 1.4.4 headings are for ease of reference only and do not affect the construction of this Charter.

1.5 Local Government Act

- 1.5.1 The Authority is established pursuant to Section 42 of the Act.
- 1.5.2 This Charter must be read in conjunction with Parts 1 and 3 of Schedule 2 to the Act.
- 1.5.3 The Authority shall conduct its affairs in accordance with and comply with Schedule 2 to the Act except as modified by this Charter in a manner permitted by Schedule 2.
- 1.5.4 The establishment of the Authority does not derogate from the power of Council to act independently in relation to a matter within the jurisdiction of the Authority.
- 1.5.5 Nothing in this Charter shall be construed as limiting or altering the existence of any right or entitlement of the Council under Schedule 2 of the Act.

1.6 About this Charter

- 1.6.1 This Charter is the charter of the Authority.
- 1.6.2 This Charter binds the Authority and the Council.
- 1.6.3 Despite any other provision in this Charter:
 - 1.6.3.1 if the Act prohibits a thing being done, the thing may not be done;
 - 1.6.3.2 if the Act requires a thing to be done, authority is given for that thing to be done;
 - 1.6.3.3 if a provision of this Charter is, or becomes, inconsistent with the Act, that provision must be read down or, failing that, severed from this Charter to the extent of the inconsistency.
- 1.6.4 This Charter may not be amended except by the Council by passing a resolution in the same terms. An amendment is not effective unless and until published in the *Gazette*.

1.6.5 The Council may review this Charter at any time and must review this Charter whenever it is relevant to do so because of a review of the Council's strategic management plans.

1.7 Objects and Purposes

The objects and purposes of the Authority are:

- 1.7.1 to position the Rundle Mall precinct in a way that sustains retail, business and economic growth and maintains economic viability;
- 1.7.2 to enhance and sustain Rundle Mall as the State's premier retail and commercial shopping precinct;
- 1.7.3 to promote the Rundle Mall precinct and to encourage its use by residents, visitors and the community in general;
- 1.7.4 to maintain a strategic role and focus in relation to positioning the Rundle Mall precinct, investment attraction and retail mix;
- 1.7.5 to champion the delivery of the vision for the Rundle Mall precinct as expressed in the Council's Master Plan;
- 1.7.6 to ensure that the Authority operates within the terms of this Charter and the Council's Strategic Plan.

1.8 Powers, Functions and Duties

- 1.8.1 The powers, functions and duties of the Authority are to be exercised in the performance of the Authority's objects and purposes. In addition to those specified in the Act, the Authority shall have the following powers, functions and duties:
 - 1.8.1.1 to receive gifts of money or property from any person;
 - 1.8.1.2 to open and operate accounts with a bank or with the Local Government Finance Authority, or both;
 - 1.8.1.3 to insure against any risk;
 - 1.8.1.4 to compromise, compound, abandon or settle a debt or claim owed to the Authority;
 - 1.8.1.5 to refer a dispute to mediation;
 - 1.8.1.6 to allocate receipts and expenditure between projects;
 - 1.8.1.7 to borrow money and incur expenditure in accordance with Clause 1.11;
 - 1.8.1.8 to plan, cost, endorse and report upon projects to the Council and to stakeholders of the Authority;
 - 1.8.1.9 to use the trading name Rundle Mall Management Authority;
 - 1.8.1.10 to make submissions for and accept grants, subsidies and contributions to further the Authority's objects and purposes;
 - 1.8.1.11 to, with the prior approval of the Council, invest funds in accordance with Part 4 of Chapter 9 of the Act;
 - 1.8.1.12 to promote and market the Rundle Mall precinct and generally retain all business activities in the Council area;
 - 1.8.1.13 to raise funds over and above those raised through the separate rate declared by the Council to further the Authority's objects and purposes;
 - 1.8.1.14 to accumulate surplus funds;
 - 1.8.1.15 subject to Clause 1.11 to enter into any kind of contract or arrangement;
 - 1.8.1.16 to, with the prior approval of the Council, purchase, sell, lease, hire, rent or otherwise acquire or dispose of any real property or interests therein;
 - 1.8.1.17 subject to Clause 1.11 to employ, engage, determine conditions of employment/engagement, remunerate, remove, suspend or dismiss/terminate officers, managers, employees and agents of the Authority;
 - 1.8.1.18 subject to Clause 1.11 to employ, engage or retain professional advisers to the Authority;
 - 1.8.1.19 to charge whatever fees the Authority considers appropriate for services rendered or goods provided to any person, body or council provided that such fees charged by the Authority shall be sufficient to at least cover the cost to the Authority of providing the services or goods;
 - 1.8.1.20 subject to Clause 1.11 to institute, initiate and carry on legal proceedings;
 - 1.8.1.21 to provide greater engagement and partnership with key stakeholders of Rundle Mall to achieve greater competitiveness, development and success for Rundle Mall;
 - 1.8.1.22 to manage outdoor dining and other temporary activities in the Rundle Mall precinct;
 - 1.8.1.23 to refine and redefine the strategic management framework for the Rundle Mall precinct in response to changing circumstances;
 - 1.8.1.24 to promote the Rundle Mall precinct including retail investment, and to encourage its use by residents, visitors and the community in general;
 - 1.8.1.25 to make recommendations to Council in relation to the maintenance and upgrade of the precinct's existing infrastructure and physical appearance to ensure it is maintained to a high standard;
 - 1.8.1.26 to report regularly to Council on the Authority's financial and general performance;
 - 1.8.1.27 to promote and co-ordinate strategic management actions in a way that will ensure ongoing participation and commitment from traders, investors, property owners and the Council; and
 - 1.8.1.28 to do all things incidental to the exercise of any other power of the Authority.
- 1.8.2 All funds raised through the separate rate declared by the Council on rateable land in the Rundle Mall Precinct and provided to the Authority must be expended by the Authority in accordance with the Annual Business Plan and Budget and upon projects specifically designated and approved.
- 1.8.3 Funds that remain unspent in a particular financial year in relation to specific projects, may be accumulated for expenditure within the Rundle Mall precinct later in the same financial year.

- 1.8.4 The Authority may assess the contestability of contracts for services provided to the Authority.
- 1.8.5 The Authority must, in the performance of its functions and in all of its plans, polices and activities, give due weight to economic, social and environmental considerations.
- 1.8.6 The Authority is not authorised to act outside the area of the Council unless the prior approval of the Council is obtained which approval may only be granted in accordance with the Act.

1.9 Other Powers and Functions

The Authority may exercise such other powers and functions as are delegated to the Authority by the Council from time to time.

1.10 Competitive Neutrality

The Authority is not, and is not to be, involved in a significant business activity.

- 1.11 Borrowings and Expenditure
 - 1.11.1 The Authority has the power to incur expenditure as follows:
 - 1.11.1.1 in accordance with a budget adopted by the Authority and approved by the Council as required by the Act or this Charter; or
 - 1.11.1.2 with the prior approval of the Council; or
 - 1.11.1.3 in accordance with the Act, and in respect of expenditure not contained in a budget adopted by the Authority and approved by the Council, for a purpose of genuine emergency or hardship.
 - 1.11.2 Subject to Clause 1.11.3 the Authority has the power to borrow money as follows:
 - 1.11.2.1 in accordance with a budget adopted by the Authority and approved by the Council as required by the Act or this Charter; or
 - 1.11.2.2 with the prior approval of the Council.
 - 1.11.3 Unless otherwise approved by the Council any and all borrowings taken out by the Authority must be from the Local Government Financial Authority or a registered bank or financial institution within Australia.

1.12 Property

All property held by the Authority is held by it on behalf of the Council.

- 1.13 Delegation by the Subsidiary
 - 1.13.1 The Authority may, in accordance with the Act, delegate a power or function vested or conferred under the Act or another Act, to:
 - 1.13.1.1 a committee;
 - 1.13.1.2 an employee of the Authority or the Council;
 - 1.13.1.3 the person for the time being occupying a particular office or position.
 - 1.13.2 The Authority may not delegate;
 - 1.13.2.1 the power to borrow money or obtain any other form of financial accommodation not being a draw down of an approved overdraft facility;
 - 1.13.2.2 the power to approve the reimbursement of expenses or payment of allowances to Directors;
 - 1.13.2.3 the power to adopt budgets;
 - 1.13.2.4 the power to adopt or revise financial estimates and reports; and
 - 1.13.2.5 the power to make any application or recommendation to the Minister.
 - 1.13.3 A delegation is:
 - 1.13.3.1 subject to conditions and limitations determined by the Authority or specified by the regulations;
 - 1.13.3.2 revocable at will and does not prevent the Authority from acting in a matter.

2. BOARD OF MANAGEMENT

2.1 Role of Board

The Board shall be responsible to manage all of the affairs of the Authority and ensure that the Authority acts in accordance with this Charter and all relevant legislation including the Act.

- 2.2 Membership of the Board
 - 2.2.1 A Director appointed under Clause 2.3.1.2 must be a natural person but need not be an officer, employee or elected member of the Council.
 - 2.2.2 It is intended that Directors collectively have a range of knowledge, skills and/or experience across the following areas:
 - 2.2.2.1 retail business experience;
 - 2.2.2.2 marketing and/or advertising experience;
 - 2.2.2.3 retail property management experience;
 - 2.2.2.4 experience as a Director or Board member of a similar body;
 - 2.2.2.5 financial management experience;
 - 2.2.2.6 local government experience; and
 - 2.2.2.7 planning design or placemaking.

2.3 Appointment of Directors

- 2.3.1 The Board shall consist of a minimum of seven and a maximum of eight Directors as follows:
 - 2.3.1.1 two Directors must be members of the Council appointed by the Council as follows:
 - (a) one Director must be the Lord Mayor or, if the Lord Mayor chooses not to be a Director, another member of the Council nominated by the Lord Mayor; and
 - (b) one Director must be a member of the Council not being the Lord Mayor or the Lord Mayor's nominee:
 - 2.3.1.2 five Directors must be appointed by the Council as follows:
 - (a) One Director with board leadership experience will be nominated by the Council's Chief Executive Officer to be a Director and the Chairperson following an expression of interest process;
 - (b) four Directors with the following skills will be nominated by the Council's Chief Executive Officer and the Chairperson following an expression of interest process:
 - (i) one Director must have retail management, property or general business skills;
 - (ii) one Director must have finance or accounting skills;
 - (iii) one Director must have advertising, marketing, branding or activation skills;
 - (iv) one Director must have planning, design or place making skills.
- 2.3.2 The Council may appoint one Director nominated by the Council's Chief Executive Officer and the Chairperson as a State Government Representative.
- 2.3.3 The Directors shall be appointed for a maximum three year term determined by the Council provided that the Council shall ensure that no more than half of the Directors' terms of office expire in the same year.
- 2.3.4 A Director is eligible for reappointment at the expiration of a term of office provided that no Director shall be entitled to serve more than two consecutive terms.
- 2.3.5 The Council must give the Authority a written notice of appointment of a Director.
- 2.3.6 Each Director must give the Authority a signed written consent to act as a Director.
- 2.3.7 The Board will appoint a Director, other than the Chairperson, to be the Deputy Chairperson for a term of up to three years.
- 2.3.8 In the event that the Chairperson resigns, is removed from office by the Council or is no longer eligible to act as a Director then the Deputy Chairperson shall act in that office or in the event of the Deputy Chairperson refusing or being unable to act as Chairperson the Board shall appoint from amongst the Directors a Chairperson who shall hold office as Chairperson until a Chairperson has been appointed by the Council whereupon the person so appointed will hold office for the duration of the original appointment.
- 2.3.9 The Chairperson shall preside at all meetings of the Board and in the event of the Chairperson being absent from a meeting the Deputy Chairperson shall preside and in the event of both the Chairperson and the Deputy Chairperson being absent from a meeting the Directors present shall appoint a Director from amongst them who shall preside for that meeting or until the Chairperson or the Deputy Chairperson is present.
- 2.3.10 Subject to Clause 2.3.4 the Chairperson and the Deputy Chairperson are eligible for reappointment at the expiration of their term of office.

2.4 Function of the Board

- 2.4.1 The Board has these functions:
 - 2.4.1.1 formulating strategic plans and strategies aimed at improving the business of the Authority;
 - 2.4.1.2 providing professional input and policy direction to the Authority;
 - 2.4.1.3 monitoring, overseeing and measuring the performance of the Manager of the Authority;
 - 2.4.1.4 ensuring that a code of conduct dealing with ethical behaviour and integrity is established and implemented in all business dealings of the Authority;
 - 2.4.1.5 assisting in the development of strategic management and business plans;
 - 2.4.1.6 exercising the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons;
- 2.4.2 The Board and/or the Council may as required wish to co-opt, second or invite person/s to provide information and specialist skills, or to assist with key tasks and projects over a period.

2.5 Board Duties

- 2.5.1 The Board must ensure as far as practicable:
 - 2.5.1.1 that the Authority observes all plans, targets, structures, systems and practices required or applied to the Council;
 - 2.5.1.2 that all information furnished to the Council is accurate;
 - 2.5.1.3 that the Council is advised, as soon as practicable, of any material development that affects the financial or operating capacity of the Authority or gives rise to the expectation that the Authority may not be able to meet its debts as and when they fall due;
 - 2.5.1.4 that the Authority acts in accordance with applicable laws, mandatory codes of practice and this Charter;
 - 2.5.1.5 that the Authority acts ethically and with integrity;
 - 2.5.1.6 that the activities of the Authority are conducted efficiently and effectively and that the assets of the Authority are properly managed and maintained; and
 - 2.5.1.7 that the Authority performs its Business Plan and achieves the financial outcomes projected in its Budget.

2.6 Removal of Directors

- 2.6.1 Neither the Authority nor the Board may remove a Director.
- 2.6.2 The Council may remove a Director from office by giving to the Authority a written notice of removal of the Director.
- 2.6.3 The Council may remove a Director who is absent, without leave of the Board, from three consecutive ordinary meetings of the Board.
- 2.6.4 The Council may remove a Director, either of its own volition or upon recommendation of the Board passed by a two-thirds majority vote of the Directors present (excluding the Director subject to this subclause 2.6.4) for:
 - 2.6.4.1 any behaviour of the Director which, in the opinion of the Board or the Council, amounts to impropriety;
 - 2.6.4.2 serious neglect of duty in attending to the responsibilities of a Director;
 - 2.6.4.3 breach of fiduciary duty to the Board or the Council;
 - 2.6.4.4 breach of the duty of confidentiality to the Board and/or the Council;
 - 2.6.4.5 breach of the propriety requirements of the Board; or
 - 2.6.4.6 any other behaviour which may discredit the Board.

2.7 Vacation of the Office of Director

- 2.7.1 A person vacates office as a Director if and when:
 - 2.7.1.1 Clauses 2.6.2 to 2.6.4 inclusive requires;
 - 2.7.1.2 Schedule 2, Clause 4 (3) of the Act requires or permits; or
 - 2.7.1.3 the person was, when appointed, an elected member of the Council and ceases to be an elected member.
- 2.7.2 A Director need not retire from office at any time.
- 2.8 Remuneration and Expenses of Directors
 - 2.8.1 The Authority is entitled to pay appropriate remuneration fees to Directors as approved by the Council.
 - 2.8.2 The Authority must pay to a Director any travelling and other expenses that are properly incurred in connection with the Authority's business and with the prior approval of the Board as recorded in the minutes of the Board meeting.
 - 2.8.3 Attendance is recognised as a significant factor towards the success of the Authority and therefore the payment of remuneration fees to Directors will be subject to attendance.
- 2.9 Casual Vacancies
 - 2.9.1 If any casual vacancy occurs in the membership of the Board, it will be filled in the same manner as the original appointment.
 - 2.9.2 The person appointed to the Board to fill a casual vacancy will be appointed for the balance of the term of the original appointment.
- 2.10 Register of Interests

A Director is not required to submit returns to the Authority under Chapter 5, Part 4, Division 2 of the Act.

2.11 Protection from Liability

In accordance with Schedule 2, Clause 38 of the Act a Director is afforded protection from certain civil liabilities.

- 2.12 Saving provision
 - 2.12.1 In accordance with Schedule 2, Clause 40 of the Act no act or proceeding of the Authority is invalid by reason of:
 - 2.12.1.1 a vacancy or vacancies in the membership of the Board; or
 - 2.12.1.2 a defect in the appointment of a Director.
- 2.13 Governance Issues for Members of the Board
 - 2.13.1 The principles regarding conflict of interest prescribed in the Act apply to all Directors in the same manner as if they were elected members of a council.
 - 2.13.2 The Directors will at all times act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the performance and discharge of official functions and duties as required by Chapter 5, Part 4, Division 1 of the Act and Schedule 2, Part 1, Clause 7 to the Act.
 - 2.13.3 The Authority must prepare and adopt and thereafter keep under review policies on:
 - 2.13.3.1 contracts and tenders as would conform to Section 49 of the Act; and
 - 2.13.3.2 a code of conduct to be observed by Directors.
 - 2.13.4 The Authority must, in consultation with the Council, prepare and adopt, and thereafter keep under review, policies on:
 - 2.13.4.1 governance including:
 - (a) the operation of any account with a bank or Local Government Finance Authority;
 - (b) human resource management;
 - (c) improper assistance to a prospective contract party;
 - (d) improper offering of inducements to Directors or to staff of the Authority; and
 - (e) improper lobbying of Directors or staff of the Authority;
 - (f) occupational health and safety; and
 - (g) protection of the environment.

2.14 Meetings of the Board

- 2.14.1 Subject to Schedule 2, Clause 5 of the Act, the Board may determine its own procedures for meetings, which must be fair and contribute to free and open decision making.
- 2.14.2 An ordinary meeting of the Board must take place at such times and places as may be fixed by the Board from time to time and in any event not less than once per quarter.
- 2.14.3 A Board meeting of the Board must be held at a reasonable time and if the meeting is to be held in person at a reasonable place.
- 2.14.4 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The Board shall administer the business of the ordinary meeting.
- 2.14.5 Telecommunications Meeting
 - 2.14.5.1 For the purposes of this Clause 2.14.5 the contemporary linking together by telephone, audio-visual or other instantaneous means (telecommunications meeting) of a number of the Directors provided that at least a quorum is present is deemed to constitute a meeting of the Board.
 - 2.14.5.2 Each of the Directors taking part in the telecommunications meeting must at all times during the telecommunications meeting be able to hear and be heard by each of the Directors present.
 - 2.14.5.3 At the commencement of the meeting each Director must announce his/her presence to all other Directors taking part in the meeting.
 - 2.14.5.4 A Director must not leave a telecommunications meeting by disconnecting his/her telephone, audiovisual or other communication equipment unless that Director has previously notified the Chair of the meeting.

2.14.6 Written Resolution

- 2.14.6.1 A proposed resolution in writing and given to all Directors in accordance with proceedings determined by the Board will be a valid decision of the Board where a majority of Directors vote in favour of the resolution by signing and returning the resolution to the Manager or otherwise giving written notice of their consent and setting out the terms of the resolution to the Manager.
- 2.14.6.2 The resolution shall thereupon be as valid and effectual as if it had been passed at a meeting of the Board duly convened and held.
- 2.14.7 Notice of ordinary meetings of the Board must be given by the Manager to each Director not less than three (3) clear business days prior to the holding of the meeting.

2.14.8 Special Meeting

- 2.14.8.1 The Council or any Director may by delivering a written request to the Manager at the principal office of the Authority require a special meeting of the Board to be held.
- 2.14.8.2 On receipt of the request the Manager shall send a notice of the special meeting to all Directors at least twenty four (24) hours prior to the commencement of the special meeting.
- 2.14.8.3 The request by any Director to the Manager of the Authority requiring a special meeting to be held must be accompanied by the proposed agenda for the meeting and any written reports intended to be considered at the meeting (and if the proposed agenda is not provided the request is of no effect).
- 2.14.9 Notice of any meeting of the Board must:
 - 2.14.9.1 be in writing; and
 - 2.14.9.2 set out the date, time and place of the meeting; and
 - 2.14.9.3 be signed by the Manager; and
 - 2.14.9.4 contain or be accompanied by the agenda for the meeting; and
 - 2.14.9.5 be accompanied by a copy of any documents or reports that are to be considered at the meeting (so far as this is practicable).
- 2.14.10 The Manager must maintain a record of all notices of meetings given to Board Members.
- 2.14.11 Notice of a meeting may be given to a Director:
 - 2.14.11.1 personally; or
 - 2.14.11.2 by delivering the notice (whether by post or otherwise) to the usual place of residence of the Director or to another place authorised in writing by the Director; or
 - 2.14.11.3 by leaving the notice for a Director at an appropriate place at the principal place of the office of Council; or
 - 2.14.11.4 by a means authorised in writing by the Director as being an available means of giving notice.
- 2.14.12 Any notice that is not given in accordance with Clause 2.14.11 will be taken to have been validly given if the Manger considers it impracticable to give the notice in accordance with Clause 2.14.11 and takes action that the Manager considers reasonably practicable in the circumstances to bring the notice to the Director's attention.
- 2.14.13 The Chair may convene urgent general meetings of the Board at the Chair's discretion.
- 2.14.14 The Chair shall convene other meetings of the Board as a general meeting may direct.
- 2.14.15 A majority of the Directors present at a meeting of the Board may adjourn the meeting from time to time and from place to place.
- 2.14.16 Minutes
 - 2.14.16.1 The Manager must cause minutes to be kept of the proceedings at every meeting of the Board.
 - 2.14.16.2 The minutes must be prepared and distributed to Directors and the Council within five (5) business days of the meeting to which they relate.
 - 2.14.16.3 The minutes must be presented to the next ordinary meeting of the Board for confirmation and adoption.

- 2.14.17 Where the Manager is excluded from attendance at a meeting of the Board the person presiding at the meeting shall cause the minutes to be kept.
- 2.14.18 The quorum for any meeting of the Board is four Directors and no business may be transacted at a meeting of the Board unless a quorum is present.
- 2.14.19 Each Director present at a Board meeting has one vote on a question arising for decision at that meeting and, if the votes are equal, the Chair or other person presiding at the meeting may exercise a casting vote.
- 2.14.20 The Board may invite any person to attend at a meeting of the Board to act in an advisory capacity.
- 2.14.21 Subject to Clause 2.15 and to the absolute discretion of the Board to conduct any meeting or part of any meeting in public, meetings of the Board will not be conducted in a place open to the public and Chapter 6 Part 3 of the Act does not extend to the Authority.

2.15 Annual General Meeting

- 2.15.1 An Annual General Meeting of the Board shall be held prior to November in each year at a place and time determined by the Board.
- 2.15.2 Notice of the Annual General Meeting will be given by:
 - 2.15.2.1 placing a copy of the notice and agenda on public display at the principal office of the Authority and of the Council; and
 - 2.15.2.2 by giving notice in newspapers that circulate in the area of the Council; or
 - 2.15.2.3 in such other manner as the Manager considers appropriate.
- 2.15.3 The notice and agenda must be placed on public display at least 14 clear days before the Annual General Meeting and must be available to the public:
 - 2.15.3.1 for inspection, without charge;
 - 2.15.3.2 by way of a copy, upon payment of a fee fixed by the Authority; and
 - 2.15.3.3 on public display until the completion of the Annual General Meeting.
- 2.15.4 A reasonable number of copies of the notice and agenda and any document or report supplied to Directors for the Annual General Meeting must be available for members of the public at the meeting.
- 2.15.5 The Annual General Meeting will be conducted in a place open to the public and will consider and deal with business of a general nature aimed at reviewing the progress and direction of the Authority over the immediately preceding financial year and shall include the following:
 - 2.15.5.1 Chairperson's report;
 - 2.15.5.2 Manager's report;
 - 2.15.5.3 the annual budget for the ensuing financial year;
 - 2.15.5.4 the audited financial statements for the previous financial year; and
 - 2.15.5.5 any other general business determined by the Board to be considered at the Annual General Meeting.
- 2.15.6 The minutes of the Annual General Meeting must be available to the public within five days of the Annual General Meeting for inspection or by provision of a copy upon payment of a fixed fee by the Board.

3. EMPLOYEES OF THE AUTHORITY

- 3.1 The Authority must appoint a Manager of the Authority to manage the business of the Authority on terms agreed between the Manager and the Authority and approved by the Council.
- 3.2 The Manager shall cause records to be kept of the business and financial affairs of the Authority in accordance with this Charter in addition to other duties provided for by this Charter and those specified in the terms and conditions of appointment.
- 3.3 In the absence of the Manager for any period exceeding one week a suitable person to act in a position of Manager of the Authority must be appointed by the Authority.
- 3.4 The Authority shall delegate responsibility for the day to day management of the Authority to the Manager who will ensure that sound business and human resource management practices are applied in the efficient and effective management of the operations of the Authority.
- 3.5 The functions of the Manager shall be specified in the terms and conditions of appointment and shall include but are not limited to:
 - 3.5.1 attending at all meetings of the Board unless excluded by resolution of the Board;
 - 3.5.2 ensuring that the decisions of the Board are implemented in a timely and efficient manner;
 - 3.5.3 providing information to assist the Board to assess the Authority's performance against its Strategic and Business Plans;
 - 3.5.4 appointing, managing, suspending and dismissing employees of the Authority;
 - 3.5.5 determining the conditions of employment of employees of the Authority within budgetary constraints set by the Board;
 - 3.5.6 providing advice and reports to the Authority and Directors on the exercise and performance of its powers and functions under this Charter or any Act;
 - 3.5.7 ensuring that the Authority is at all times complying with Schedule 2 of the Act;
 - 3.5.8 ensuring that the Authority's annual report is prepared for approval by the Authority and distributed to Council in conformity with Clause 4.5;
 - 3.5.9 co-ordinating and initiating proposals for consideration of the Authority including but not limited to continuing improvement of the operations of the Authority;
 - 3.5.10 ensuring that the assets and resources of the Authority are properly managed and maintained;

- 3.5.11 exercising, performing or discharging other powers, functions or duties conferred on the Manager by or under the Act or any other Act and performing other functions lawfully directed by the Authority;
- 3.5.12 achieving financial outcomes in accordance with adopted plans and budgets of the Authority;
- 3.5.13 invite any person to attend at a meeting to act in an advisory capacity.

3.6 Delegations by Manager

- 3.6.1 The Manager may delegate or subdelegate to an employee of the Authority or a committee comprising employees of the Authority any power or function vested in the Manager.
- 3.6.2 Such delegation or subdelegation may be subject to any conditions or limitations as determined by the Manager.
- 3.7 Where a power or function is delegated to an employee, the employee is responsible to the Manager for the efficient and effective exercise or performance of that power or function.
- 3.8 Where a power or function is delegated to an employee or a person occupying a particular office or position that employee or person is responsible to the Manager for the efficient and effective exercise or performance of that power or function.
- 3.9 A written record of all delegations and subdelegations must be kept by the Manager at all times.
- 3.10 The Manager shall provide a report on his/her activities to the Authority at every Board Meeting.

4. MANAGEMENT

4.1 Financial Management

- 4.1.1 The Authority shall keep proper books of account in accordance with the requirements of the Local Government (Financial Management) Regulations 2011 (the Regulations).
- 4.1.2 The Authority must review its budget at least three (3) times in each Financial Year at intervals of not less than three (3) months between 30 September and 31 May (inclusive) in accordance with the requirements of the Regulations.
- 4.1.3 The Authority's books of account must be available for inspection by any Director or authorised representative of Council at any reasonable time on request.
- 4.1.4 The Authority must establish and maintain a bank account with such banking facilities and at a bank to be determined by the Authority.
- 4.1.5 The Authority shall appoint no less than two (2) Directors, the Manager, the Chair and the Deputy Chair as authorised operators of a bank account of the Authority.
- 4.1.6 A minimum of two (2) authorised operators must be required to deal with a bank account of the Authority at any one (1) time.
- 4.1.7 All cheques must be signed by two (2) persons authorised by resolution of the Board.
- 4.1.8 Any payments made by Electronic Funds Transfer must be made in accordance with procedures which have received the prior approval of the Auditor and been adopted by the Authority.
- 4.1.9 The Authority must develop and present to Council for adoption a treasury management policy to include (but not limited to) provisions relating to debt, savings, surplus funds and financial risk reduction through a holistic approach to borrowings, investment and financial management.
- 4.1.10 The Manager must act prudently in the handling of all financial transactions for the Authority and must provide quarterly financial and corporate reports to the Authority and if requested the Council.

4.2 Audit

- 4.2.1 The Board shall appoint an auditor in accordance with the Regulations (the Auditor) on such terms and conditions as determined by the Authority.
- 4.2.2 The Auditor shall hold office in accordance with the terms and conditions determined by the Authority or until the appointment is rescinded by a resolution of the Board at an ordinary meeting.
- 4.2.3 The Auditor will have the same powers and responsibilities as set out in the Act in relation to a council.
- 4.2.4 The auditor of financial statements of the Authority together with the accompanying report from the Auditor shall be submitted to both the Authority and the Council.
- 4.2.5 The books of account and financial statements shall be audited at least once per year.
- 4.2.6 The Authority is required to appoint an audit committee.
- 4.2.7 The Authority must to the extent not already specified in this Clause 4.2 comply with all of the requirements of Schedule 2, Clause 13 of the Act.

4.3 Strategic Plan

- 4.3.1 The Authority must:
 - 4.3.1.1 prepare a Strategic Plan with an operational period of no less than four years, setting out the goals, objectives, strategies and priorities of the Authority over the period of the Strategic Plan, and review and revise it as appropriate annually; and
 - 4.3.1.2 submit the Strategic Plan to the Council for approval in February of each year.
- 4.3.2 the Authority may, after consultation with the Council, amend its Strategic Plan at any time and submit it to Council for approval.

4.4 Business Plan and Budget

- 4.4.1 The Authority must:
 - 4.4.1.1 Prepare a Business Plan covering a period of at least two years and a Budget, for approval by the Council:
 - 4.4.1.2 undertake reasonable consultation with the Council prior to submitting the Business Plan and Budget to the Council for approval;

4.4.2 The Business Plan must:

- 4.4.2.1 link the core activities of the Authority to strategic, operational and organisational requirements with supporting financial projections setting out the estimates of revenue and expenditure as necessary for the period;
- 4.4.2.2 include the performance targets of the Authority;
- 4.4.2.3 include those measures to be employed to monitor and assess performance and achievement of targets;
- 4.4.2.4 include proposals for the undertaking of capital enhancement projects and the funding of such projects;
- 4.4.2.5 otherwise comply with the requirements of Schedule 2, Clause 8 of the Act;

4.4.3 The Budget must:

- 4.4.3.1 detail the estimated revenues and costs for the forthcoming financial year; and
- 4.4.3.2 otherwise comply with the requirements of Schedule 2, Clause 9 of the Act;
- 4.4.4 The Business Plan and Budget must be submitted to the Council for approval by a date nominated by the Council from time to time in accordance with Council's budgetary approval process;
- 4.4.5 Neither the Business Plan nor the Budget shall be amended without reasonable consultation with and the prior approval of the Council.

4.5 Reporting

- 4.5.1 The Authority shall submit to Council by the end of October of each year, a report on the work and operations of the Authority detailing achievement of the aims and objectives of the Business Plan for the previous Financial Year and incorporating the audited financial statements of the Authority for the previous Financial Year.
- 4.5.2 The Authority shall present financial statements in accordance with the Regulations to the Council in a timeframe determined by the Council each Financial Year.
- 4.5.3 In January of each year and also in July of each year, the Authority shall submit to the Council a report in relation to the operation of the Authority for the previous six month period, reporting financial and activity performance against milestones and performance indicators as outlined in the Authority's Business Plan. The six monthly reports shall also demonstrate alignment to the Adelaide City Council's Strategic Plan and the Authority's Strategic Plan, as approved by Council.
- 4.5.4 The Authority shall submit to Council any other information or reports required by Council in a timeframe determined by Council.

5. MISCELLANEOUS

- 5.1 Insurance and Superannuation Requirements
 - 5.1.1 The Authority shall register with the Local Government Mutual Liability Scheme and comply with the Rules of that Scheme
 - 5.1.2 The Authority shall advise the Local Government Asset Mutual Scheme on its insurance requirements relating to local government special risks including buildings, structures, vehicles and equipment under the management, care and control of the Authority.
 - 5.1.3 If the Authority employs any person it shall register with the Local Government Superannuation Scheme and the Local Government Workers Compensation Scheme and comply with the Rules of those Schemes.

5.2 Winding Up

- 5.2.1 The Authority may be wound up by the Minister acting upon a resolution of Council or by the Minister in accordance with Schedule 2, Part 1, Clause 16 (1) (b) of the Act.
- 5.2.2 In the event of a winding up of the Authority any surplus assets after payment of all expenses shall be returned to Council prior to the passing of a resolution.

5.3 Committees

- 5.3.1 In addition to the Audit Committee the Authority may establish a committee of Directors for the purpose of:
 - 5.3.1.1 enquiring into and reporting to the Authority on any matter within the Authority's functions and powers and as detailed in the terms of reference given by the Authority to the committee;
 - 5.3.1.2 exercising, performing or discharging delegated powers, functions or duties.
- 5.3.2 A member of a committee established under Clause 5.3.1 holds office at the pleasure of the Authority.
- 5.3.3 The Authority may establish advisory committees consisting of or including persons who are not Directors for enquiring into and reporting to the Authority on any matter within the Authority's functions and powers and as detailed in the terms of reference which must be given by the Authority to the advisory committee.

5.4 Ex-Officio Member

The Chair of the Board is an ex-officio member of any committee or advisory committee established by the Authority.

5.5 Common Seal

- 5.5.1 The Authority shall have a common seal upon which its corporate name shall appear in legible characters.
- 5.5.2 The common seal shall not be used without the express authorisation of a resolution of the Authority and every use of the common seal shall be recorded in the minute book of the Authority.
- 5.5.3 The affixing of the common seal shall be witnessed by the Chair or the Deputy Chair and the Manager or such other person as the Authority may appoint for the purpose.
- 5.5.4 The common seal shall be kept in the custody of the Manager or such other person as the Authority may from time to time decide.

5.6 Principal Office

The Authority's principal office is Level 1, 38 Gawler Place, Adelaide, S.A. or as the Authority may otherwise determine.

5.7 Service of Documents

- 5.7.1 A document to be given by the Authority to the Council or by the Council to the Authority may be given in a manner that Section 280 of the Act permits.
- 5.7.2 A written notice given by the Authority to Council must be marked 'Attention: Chief Executive Officer'.
- 5.8 Circumstances Not Provided For
 - 5.8.1 If any circumstance arises about which this Charter is silent, incapable of taking effect or being implemented according to its strict provisions the Chair may decide the action to be taken to ensure achievement of the objects of the Authority and its effective administration.
 - 5.8.2 The Chair shall report any such decision at the next ordinary meeting of the Authority.

6. PERFORMANCE AND ACCOUNTABILITY OF AUTHORITY

- 6.1 The Council shall be entitled on an ongoing basis to review the performance of the Authority and the Board in the conduct of their respective activities under this Charter.
- 6.2 If at any time the Council is of the view that either the Authority and/or the Board is not performing its duties under this Charter the Council shall be entitled to provide a notice in writing to the Authority (Council Notice) identifying those matters in respect of the performance by the Authority and/or the Board of its duties under this Charter which are not satisfactory to the Council together with details of any corrective action which the Council requires the Authority and/or the Board to take in order to rectify the identified performance issues.
- 6.3 The Board shall within thirty (30) days of receipt of the Council Notice provide a written response to the Council as to the matters raised in the Council Notice (Notice in Response) which notice shall identify any corrective action which the Authority and/or the Board intends to undertake in order to address the issues raised in the Council Notice.
- 6.4 If the Authority or the Board disputes any matters raised in the Council Notice then the Notice of Response must identify any matters in respect of which the Authority and/or the Board do not agree.
- 6.5 The Chief Executive Officer of the Council and the Chair of the Board shall meet within fourteen (14) days of receipt by the Council of the Notice in Response to discuss the matters raised in the Council Notice and the Notice in Response.
- 6.6 Either:
 - 6.6.1 following the meeting between the Chief Executive Officer of the Council and the Chair of the Board pursuant to Clause 6.5 and having considered the matters raised in the notice of response and the matters discussed between the Chief Executive Officer of the Council and the Chair of the Board at their meeting; or
 - 6.6.2 if the Board does not provide a Notice in Response, the Council shall be entitled to take such further action (if any) as it determines with respect to the matters raised in the Council Notice which action may include but shall not be limited to the removal of the Board and the appointment of a replacement Board in accordance with this Charter.

ENVIRONMENT PROTECTION ACT 1993

Approval of Category A Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category A Containers

Approve as Category A Containers, subject to the conditions in subclauses (1), (2) and (3) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class.
- (3) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Brighty Mangosteen Juice Hypi Energy Drink Rita Mango Juice Rita Natural Aloe Vera Juice Rita Tamarind Juice	330 250 330 330 330	Can—Aluminium Can—Aluminium Can—Aluminium Can—Aluminium Can—Aluminium	Persian Grocery Persian Grocery Persian Grocery Persian Grocery Persian Grocery	N/A—See Notes N/A—See Notes N/A—See Notes N/A—See Notes N/A—See Notes

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (S.A.) ('the Act'), hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses (1), (2), (3) and (4) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in S.A.'; or
 - (ii) '10c refund at S.A./N.T. collection depots in State/Territory of purchase'.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Boehringer Ingelheim Lets Work Water	350	PET	Arterial Marketing	Statewide Recycling
Gaymers Finest English Premium Cider Crisp Apple	500	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Gaymers Finest English Premium Cider Juicy Pear	500	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Gaymers Finest English Premium Pear Cider with Strawberry & Lime Flavour	500	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Gaymers Finest English Premium Pear Cider with Tropical Flavour	500	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Batlow Cloudy Cider	330	Glass	Batlow Cider Company	Marine Stores Ltd
Batlow Cloudy Cider	375	Can—Aluminium	Batlow Cider Company	Marine Stores Ltd
Batlow Premium Cider	330	Glass	Batlow Cider Company	Marine Stores Ltd
8 Wired Big Smoke Porter	500	Glass	Better Beer Pty Ltd	Marine Stores Lto
8 Wired Bumaye Stout	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
8 Wired C4 Double Coffee	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Wired Fresh Hopwired IPA	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Wired Grand Cru	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Wired Hopwired IPA	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Wired I Stout	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
8 Wired Mighty Imperial	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
8 Wired Oak Aged Cider	750	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Wired Rewired Brown	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
8 Wired Saison Sauvin	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
8 Wired Semi Conductor	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
8 Wired Super Conductor	500	Glass	Better Beer Ptv Ltd	Marine Stores Ltd
8 Wired Tall Poppy Red	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Beechworth Pale Ale	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Bling IPA	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Celtic Red	330	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Chestnut Pilsner	330	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Chevalier Biere D G	750	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Chevalier Dunkel	750 750	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Chevalier Saison	750 750	Glass		
	330	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Dark Harvest	330		Better Beer Pty Ltd	
Bridge Rd Ella IPA	330	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Galdan Ala		Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Golden Ale	330 330	Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Harvest		Glass	Better Beer Pty Ltd	Marine Stores Lt
Bridge Rd Hefeweizen	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd India Saison	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Robust Porter	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Scrumpy Cider	330	Glass	Better Beer Pty Ltd	Marine Stores Lt

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Bridge Rd Summer IPA	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Bridge Rd Vic Secret IPA	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Armageddon	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Armageddon EPIC Comet	330 500	Glass Glass	Better Beer Pty Ltd	Marine Stores Ltd Marine Stores Ltd
EPIC Comet EPIC Fig & Coffee	750	Glass	Better Beer Pty Ltd Better Beer Pty Ltd	Marine Stores Ltd
EPIC Hop Zombie	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Lager	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Lager	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Larger	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Mayhem	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Mosaic	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Pale Ale	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
EPIC Pale Ale	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons 1812 IPA	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Bird Dog Pale	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Bookbinder	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons JP Belgian	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons London Porter	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons NZ Pilsner	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Taieri George	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Harringtons East Indes Lager	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Harringtons Imperial APA	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Harringtons Pig & Whistle Dark	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Harringtons Red Grape Cider	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Harringtons Rogue Hop Pilsner	330 500	Glass	Better Beer Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Harringtons Weizenbock		Glass	Better Beer Pty Ltd	
Liberty Alpha Dogg Liberty Citra IIPA	500 500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Liberty Darkest Days	500 500	Glass Glass	Better Beer Pty Ltd Better Beer Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Liberty Sauvignon Bomb	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Liberty Yakima Monster	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Liberty Yakima Scarlet	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Parrotdog Bitterbitch IPA	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Parrotdog Bloodhound Red	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Parrotdog Dead Canary Pale	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Parrotdog Flaxenfeather	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Tuatara Waimea Hopcat	650	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Zeffer Dry Apple Cider	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Zeffer Dry Pear Cider	330	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Zeffer Slack Ma Girdle	750	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Jack Daniels Old No 7 Tennessee		Can—Aluminium	Brown Forman Australia	Statewide
Whiskey Double Jack	375		Pty Ltd	Recycling
Peroni Nastro Azzurro	330	Can—Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
St Stefanus Blonde	750	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Strongbow Dry Crisp Apple Cider	500	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Strongbow Original Classic Apple Cider	500	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Strongbow Original Classic Apple Cider	330	Can—Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Appletiser Sparkling Apple & Pomegranate	750	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Blue Moon Wheat Beer	335	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Canadian Club & Dry	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Canadian Club Summer Crisp	330	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coors Light	355	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Jim Beam Kentucky Straight Bourbon & Cola	440	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Pressmans Original Apple Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Apple & Blackcurrant Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Apple Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Apple Guava Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Mango Raspberry Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Orange Ginger Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Rekorderlig Premium Passionfruit Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Passionfruit Cider	330	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Peach Apricot Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Pear Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Strawberry Lime Cider	500	Glass	Coca Cola Amatil (Aust.) Ptv Ltd	Statewide Recycling
Rekorderlig Premium Wild Berries Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Rekorderlig Premium Winter Cider	500	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Sidra Del Verano Apple & Pear Cider	500	Glass	Conquistador Brand Management	Marine Stores Ltd
Sidra Del Verano Apple Blackcurrant & Cranberry Cider	500	Glass	Conquistador Brand Management	Marine Stores Ltd
Sidra Del Verano Apple Mango & Passionfruit Cider	500	Glass	Conquistador Brand Management	Marine Stores Ltd
Sidra Del Verano Apple Peach & Apricot Cider	500	Glass	Conquistador Brand Management	Marine Stores Ltd
Sidra Del Verano Spanish Apple Cider	500	Glass	Conquistador Brand Management	Marine Stores Ltd
Coke Original	500	PET	DJ & A Products Pty Ltd	Marine Stores Ltd
Gatorade Lime	500	PET	DJ & A Products Pty Ltd	Marine Stores Ltd
Gatorade Orange	500	PET	DJ & A Products Pty Ltd	Marine Stores Ltd
Sprite Original	500	PET	DJ & A Products Pty Ltd	Marine Stores Ltd
Steaz Organic Iced Teaz Half & Half	473	Can—Aluminium	DJ & A Products Pty Ltd	Marine Stores Ltd
Steaz Organic Iced Teaz Superfruit	473	Can—Aluminium	DJ & A Products Pty Ltd	Marine Stores Ltd
Steaz Sparkling Green Tea Blood Orange	355	Can—Aluminium	DJ & A Products Pty Ltd	Marine Stores Ltd
Steaz Sparkling Green Tea Blueberry Pomegranate	355	Can—Aluminium	DJ & A Products Pty Ltd	Marine Stores Ltd
Steaz Sparkling Green Tea Raspberry	355	Can—Aluminium	DJ & A Products Pty Ltd	Marine Stores Ltd
Steaz Sparkling Green Tea Steazy Cola Feral Sly Fox	355	Can—Aluminium Glass	DJ & A Products Pty Ltd Feral Brewing Company	Marine Stores Ltd Marine Stores Ltd
Mangiatorella Natural Mineral Water	330	PET	Pty Ltd Gaganis Bros	Statewide
Mangiatorella Natural Mineral Water	1 500	Glass	Gaganis Bros	Recycling Statewide
Mangiatorella Natural Mineral Water	500	Glass	Gaganis Bros	Recycling Statewide
Sparkling Mangiatorella Natural Mineral Water	500	Glass	Gaganis Bros	Recycling Statewide
Sparkling Mangiatorella Natural Mineral Water Still	750	PET	Gaganis Bros	Recycling Statewide
	500		2	Recycling
Mangiatorella Natural Mineral Water Still	750	Glass	Gaganis Bros	Statewide Recycling
Lucozade Energy Caribbean Crush	380	PET	GlaxoSmithKline Pty Ltd	Statewide Recycling
Lucozade Energy Pink Lemonade	380	PET	GlaxoSmithKline Pty Ltd	Statewide Recycling
Goodieson Brewery Brown Ale Golden Circle Apricot Nectar	330 1 000	Glass LPB—Aseptic	Good Brewing Trust HJ Heinz Company	Marine Stores Ltd Statewide
Golden Circle Banana Mango Nectar	1 000	LPB—Aseptic	Australia Limited HJ Heinz Company	Recycling Statewide
Golden Circle Guava Nectar	1 000	LPB—Aseptic	Australia Limited HJ Heinz Company	Recycling Statewide
Golden Circle Mango Nectar	1 000	LPB—Aseptic	Australia Limited HJ Heinz Company	Recycling Statewide
Golden Circle Pear Nectar	1 000	LPB—Aseptic	Australia Limited HJ Heinz Company	Recycling Statewide
Kelloggs Coco Pops Chocolate Liquid	330	LPB—Aseptic	Australia Limited Kellogg (Aust.) Pty Ltd	Recycling Statewide
Breakfast Kelloggs Nutri Grain Breakfast Fuel		LPB—Aseptic	Kellogg (Aust.) Pty Ltd	Recycling Statewide
Hammer N Tongs Draught	330	Can—Aluminium	Liquorland Aust. Pty Ltd	Recycling Statewide
Steamrail Hops Dropper Pilsner	375	Glass	Liquorland Aust. Pty Ltd	Recycling Statewide
Steamrail Silky Spider Apple Cider	330	Glass	Liquorland Aust. Pty Ltd	Recycling Statewide
Devondale Fast Start Banana & Honey	330	LPB—Aseptic	Murray Goulburn Co.	Recycling Statewide
20. Ordano Pass Start Danana & Honey	250	LID TOOPHO	Operative Limited	Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Product Name Container Size (mL) Container Type		Approval Holder	Collection Arrangements
Devondale Fast Start Mixed Berry	250	LPB—Aseptic	Murray Goulburn Co. Operative Limited	Statewide Recycling
Devondale Moo Banana Milk	200	LPB—Aseptic	Murray Goulburn Co. Operative Limited	Statewide Recycling
Devondale Moo Strawberry Milk	200	LPB—Aseptic	Murray Goulburn Co. Operative Limited	Statewide Recycling
Be Natural Coconut Water	200	LPB—Aseptic	Our United Food Co. Australia	Statewide Recycling
Be Natural Coconut Water	520	Can—Aluminium	Our United Food Co. Australia	Statewide Recycling
Be Natural Coconut Water Mango	520	Can—Aluminium	Our United Food Co. Australia	Statewide Recycling
Be Natural Coconut Water Pomegranate	520	Can—Aluminium	Our United Food Co. Australia	Statewide Recycling
Becks	660	Glass	Pinnacle Liquor	Marine Stores Ltd
Castaway Low Carb Cider	330	Glass	Pinnacle Liquor	Marine Stores Ltd
Johanssons Pear Cider	500	Glass	Pinnacle Liquor	Marine Stores Ltd
Johanssons Strawberry & Lime Flavoured Cider	500	Glass	Pinnacle Liquor	Marine Stores Ltd
Peroni Nastro Azzurro	660	Glass	Pinnacle Liquor	Marine Stores Ltd
Sol Beer	330	Glass	Pinnacle Liquor	Marine Stores Ltd
Stella Artois The Proper Pole Ale	660	Glass	Pinnacle Liquor	Marine Stores Ltd Marine Stores Ltd
The Bronx Pale Ale Summertime Cola	473 1 250	Can—Aluminium PET	Pinnacle Liquor Rose River Beverages	Statewide
Summertime Lemon Soft Drink	1 250	PET	Rose River Beverages	Recycling Statewide Recycling
Summertime Lemonade Soft Drink	1 250	PET	Rose River Beverages	Statewide Recycling
Summertime Orange Soft Drink	1 250	PET	Rose River Beverages	Statewide Recycling
Summertime Pineapple Soft Drink	1 250	PET	Rose River Beverages	Statewide Recycling
Summertime Raspberry Soft Drink	1 250	PET	Rose River Beverages	Statewide Recycling
Summertime Soda Water	1 250	PET	Rose River Beverages	Statewide Recycling
Sanitarium Fibre Start Chocolate Almond	250	LPB—Aseptic	Sanitarium Health & Wellbeing Food Company	Statewide Recycling
Sanitarium Up&Go Liquid Breakfast Choc Ice	300	LPB—Aseptic	Sanitarium Health & Wellbeing Food Company	Statewide Recycling
Sanitarium Up&Go Liquid Breakfast New Caramel Flavour	250	LPB—Aseptic	Sanitarium Health & Wellbeing Food Company	Statewide Recycling
Sanitarium Up&Go Liquid Breakfast Vanilla Ice	300	LPB—Aseptic	Sanitarium Health & Wellbeing Food Company	Statewide Recycling
Sanitarium Up&Go Vive Liquid Breakfast Chocolate Flavour	250	LPB—Aseptic	Sanitarium Health & Wellbeing Food Company	Statewide Recycling
Saxbys Cheery Cheer	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Creme Soda	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Dry Ginger Ale	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Ginger Twists Ginger Beer & Cranberry	330	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Ginger Twists Ginger Beer & Lemon	330	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Ginger Twists Ginger Beer & Pineapple	330	Glass	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Lemon Squash	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Lemonade Natural Lemon Flavour	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Lime Flavour	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Mandarin Flavour	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Pineapple Flavour	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling
Saxbys Pink Lemonade	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Saxbys Soda Water	1 250	PET	Saxbys Soft Drinks Pty Ltd	Statewide
Saxbys Toffee Apple	1 250	PET	Saxbys Soft Drinks Pty Ltd	Recycling Statewide
Extra Juicy Apple Blackcurrant Juice	250	LPB—Aseptic	Schweppes Australia Pty	Recycling Statewide
Extra Juicy Apple Blackcurrant Juice	400	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Apple Juice	250	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Apple Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Apple Juice	400	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Apple Mango Banana Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Multi Fruits	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Orange Juice	400	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Extra Juicy Orange Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Frantelle Natural Spring Water	600	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Frantelle Natural Spring Water	350	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Frantelle Natural Spring Water	750	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Frantelle Natural Spring Water		PET	Ltd Schweppes Australia Pty	Recycling Statewide
Frantelle Natural Spring Water	1 500	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Glo Apple Fruit Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Glo Apple Raspberry Fruit Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Glo Berry Blast Fruit Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Glo Orange Fruit Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Glo Orange Mango Fruit Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Glo Pine Punch Fruit Juice	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Play Fruit Water Blackcurrant Flavoured	250	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Water Play Fruit Water Fruit Tingle Flavoured	250	PET	Ltd Schweppes Australia Pty	Recycling Statewide
Water Select Real Juice Apple Raspberry	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Select Real Juice Tropical	250	LPB—Aseptic	Ltd Schweppes Australia Pty	Recycling Statewide
Coles Diet Dry Ginger Ale Sparkling	250	PET	Ltd Tru Blu Beverages Pty	Recycling Flagcan
Mixer Coles Smart Buy Cola	1 250	PET	Limited Tru Blu Beverages Pty	Distributors Flagcan
Coles Tonic Water Sparkling Mixer	2 000	PET	Limited Tru Blu Beverages Pty	Distributors Flagcan
Wicked Energy Drink Zero Sugar	1 250	Can—Aluminium	Limited Tru Blu Beverages Pty Tru Blu Beverages Pty	Distributors Flagcan
Bindu Masala Soda	500	PET	Limited USHA Imports	Distributors Statewide
Frooti	300	LPB—Aseptic	USHA Imports	Recycling Statewide
	200	Can—Aluminium	•	Recycling
Limca	300		USHA Imports	Statewide Recycling
Nimbooz	350	PET	USHA Imports	Statewide Recycling
Thums Up	300	Can—Aluminium	USHA Imports	Statewide Recycling
Three Oaks Cider Co Original Crisp Pear Cider	375	Can—Aluminium	Vok Beverages Pty Ltd	Statewide Recycling
Three Oaks Cider Co Original Crushed Apple Cider	375	Can—Aluminium	Vok Beverages Pty Ltd	Statewide Recycling
Aussie Natural Spring Water	600	PET	West Coast Spring Water Pty Ltd (trading as Aussie Natural)	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Wild One Apple	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Apple Blackcurrant	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Apple Guava	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Apple Mango Banana	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Australian Pure Water	600	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Australian Spring Water	1 500	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Australian Spring Water	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Lemonade	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Orange	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Orange Passionfruit	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Pineapple	350	PET	Wild One Holdings Pty Ltd	Marine Stores Ltd
Wild One Premium Sparkling Amazon	330	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Lime	330			
Wild One Premium Sparkling Blood	330	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Orange	330			
Wild One Premium Sparkling Lemon	330	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Breeze	330		و ۽	
Wild One Premium Sparkling Lemon	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Lime & Bitters	330		و ۽	
Wild One Premium Sparkling Organic	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Apple Juice	330		2 ,	
Wild One Premium Sparkling Organic	330	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Cola	330		2 ,	
Wild One Premium Sparkling Organic	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Ginger Beer	330		2 ,	
Wild One Premium Sparkling Organic	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Pink Grapefruit	330			
Wild One Premium Sparkling	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Passionfruit Delight	330			
Wild One Premium Sparkling Pineapple	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Splice	330		2 ,	
Wild One Premium Sparkling Raspberry	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Bliss	330			
Wild One Premium Sparkling	220	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Strawberries & Cream	330			
Wild One Pure Original Source Natural	•••	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Mineral Water	330	Giass	What one Holango Fty Zta	marine stores Eta
Wild One Pure Original Source Natural	500	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Mineral Water	500		one morning ray blu	
Wild One Pure Original Source Natural	7.50	Glass	Wild One Holdings Pty Ltd	Marine Stores Ltd
Mineral Water	750	- ~~~		

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses (1), (2), (3) and (4) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in SA',

Or

- (ii) '10c refund at SA/NT collection depots in State/Territory of purchase'
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale";
- (4) This approval is granted on a temporary basis for three months from the date of the publication of the approval notice in the *Government Gazette*.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Bacchus CS Cowboy	275	Glass	Epoch Wine Group	Statewide Recycling
Bacchus Choc Whip	275	Glass Cask—cardboard box	Epoch Wine Group	Statewide Recycling
Bacchus Choc Whip Smoothie	2 000	& PE/Metal/ Polyester bag	Epoch Wine Group	Statewide Recycling
Bacchus Chocolate Banana Split	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Chocolate Eclair	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy Chocolate	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy Expresso	30	PET	Epoch Wine Group	Statewide Recycling
7 1		Cask—cardboard box		, ,
Bacchus Cowboy Smoothie	2 000	& PE/Metal/ Polyester bag	Epoch Wine Group	Statewide Recycling
Bacchus Cowgirl	30	PET	Epoch Wine Group	Statewide Recycling
č		Cask—cardboard box	1	, ,
Bacchus Cowgirl Smoothie	2 000	& PE/Metal/	Epoch Wine Group	Statewide Recycling
č		Polyester bag	1	, ,
Bacchus Pancake	30	PET	Epoch Wine Group	Statewide Recycling
Bacchus QF	30	PET	Epoch Wine Group	Statewide Recycling

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

	\$		\$
Agents, Ceasing to Act as	48.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	24 50	Discontinuance Place of Business	. 32.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	61.00
1		Lost Certificate of Title Notices	. 61.00
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	61.00	Mortgages:	
Cemetery Curator Appointed	35.75	Caveat Lodgement	. 24.50
Companies:		Discharge of	
Alteration to Constitution	48.50	Foreclosures	
Capital, Increase or Decrease of	61.00	Transfer of	
Ceasing to Carry on Business		Sublet	. 12.40
Declaration of Dividend	35.75	Leases—Application for Transfer (2 insertions) each	. 12.40
Incorporation	48.50		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 35.75
First Name		Licensing	. 71.50
Each Subsequent Name			. ,1.00
Meeting Final	40.50	Municipal or District Councils:	677.00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	. 6//.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 481.00
Meeting')	40.50	Default in Payment of Rates:	06.50
First Name.		First Name	
Each Subsequent Name	12.40	Each Subsequent Name	. 12.40
Notices:	61.00	Noxious Trade	. 35.75
CallChange of Name		Partnership, Dissolution of	. 35.75
Creditors		-	
Creditors Compromise of Arrangement		Petitions (small)	. 24.50
Creditors (extraordinary resolution that 'the Com-	10.50	Registered Building Societies (from Registrar-General)	24 50
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	
be appointed')	61.00	Each Subsequent Name	12.40
Release of Liquidator—Application—Large Ad		•	
—Release Granted		Registers of Members—Three pages and over:	200.00
Receiver and Manager Appointed	55.50	Rate per page (in 8pt)	. 308.00
Receiver and Manager Ceasing to Act	48.50	Rate per page (in 6pt)	. 407.00
Restored Name	45.25	Sale of Land by Public Auction	. 61.50
Petition to Supreme Court for Winding Up		Advertisements	
Summons in Action	71.50	¹ / ₄ page advertisement	
Order of Supreme Court for Winding Up Action	48.50	1/ page advertisement	207.00
Register of Interests—Section 84 (1) Exempt		½ page advertisement	. 267.00 562.00
Removal of Office		1 6	
Proof of Debts		Advertisements, other than those listed are charged at \$	3.40 per
Sales of Shares and Forfeiture	48.50	column line, tabular one-third extra.	
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	35.75	Councils to be charged at \$3.40 per line.	
Deceased Persons—Notice to Creditors, etc.	61.00	Where the notice inserted varies significantly in leng	rth from
Each Subsequent Name		that which is usually published a charge of \$3.40 per colu	
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Each Subsequent Estate			41
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2013

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	3.00	1.40	497-512	41.00	40.00	
17-32	3.90	2.45	513-528	42.00	40.75	
33-48	5.15	3.65	529-544	43.50	42.00	
49-64	6.50	5.00	545-560	44.75	43.50	
65-80	7.55	6.30	561-576	45.75	44.75	
81-96	8.80	7.30	577-592	47.50	45.25	
97-112	10.00	8.60	593-608	48.75	46.75	
113-128	11.20	9.90	609-624	49.50	48.50	
129-144	12.60	11.10	625-640	50.50	49.00	
145-160	13.80	12.40	641-656	52.00	50.50	
161-176	15.00	13.60	657-672	53.00	51.00	
177-192	16.40	14.80	673-688	54.50	53.00	
193-208	17.60	16.30	689-704	55.50	53.50	
209-224	18.60	17.20	705-720	57.00	55.00	
225-240	19.90	18.40	721-736	58.50	56.00	
241-257	21.40	19.50	737-752	59.00	57.50	
258-272	22.60	20.60	753-768	61.00	58.50	
273-288	23.70	22.40	769-784	62.00	61.00	
289-304	24.80	23.30	785-800	63.00	62.00	
305-320	26.25	24.70	801-816	64.50	62.50	
321-336	27.25	25.75	817-832	65.50	64.50	
337-352	28.75	27.00	833-848	67.00	65.50	
353-368	29.50	28.50	849-864	68.00	66.50	
369-384	31.25	29.50	865-880	69.50	68.00	
385-400	32.50	31.00	881-896	70.00	68.50	
401-416	33.75	32.00	897-912	71.50	70.00	
417-432	35.00	33.50	913-928	72.00	71.50	
433-448	36.00	34.75	929-944	73.50	72.00	
449-464	37.00	35.50	945-960	74.50	73.00	
465-480	37.50	36.75	961-976	78.00	74.00	
481-496	40.00	37.50	977-992	79.00	74.50	
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						607.00
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EQUAL OPPORTUNITY TRIBUNAL

No. 2290 of 2013

NOTICE OF EXEMPTION

Before Presiding Officer Cole, Members Bachmann and Yapp

I HEREBY certify that on 25 November 2013, the Equal Opportunity Tribunal of South Australia, on the application of The Minister for Education of South Australia made the following orders for exemption:

The Minister for Education and Child Development, as an educational authority, is exempted from the provisions of Section 37 (1) and (2) and Section 39 (1) of the Equal Opportunity Act 1984 in relation to the provision of education only to female students at the girls education campus of the Roma Mitchell Secondary College for a period of three years from the date of this order.

Dated 25 November 2013.

M. STOKES, Acting Registrar, Equal Opportunity Tribunal

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Darren Hicks of SA Water, 250 Victoria Square, Adelaide, S.A. 5000 (the 'exemption holder'), or a person acting as his agent is exempt from Section 70 of the Fisheries Management Act 2007 and Regulations 7 and 10, Clauses 72 and 73 of Schedule 6 and 'other waters' as defined in Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as they may take fish in the waters set out in Schedule 1 using the gear specified in Schedule 2 (the exempted activity), subject to the conditions set out in Schedule 3, from 30 November 2013 until 31 March 2014, unless varied or revoked earlier.

SCHEDULE 1

· River Road Wetlands, Noarlunga Downs

SCHEDULE 2

- 6 Fyke nets—10 m span, 0.6 to 1 m diameter entrance maximum and 6 mm mesh.
- 1 ten metre seine net with 12 mm mesh.
- 1 25 m seine net with 15 mm mesh.
- 1 3.5 m seine net with 10 mm mesh.

SCHEDULE 3

- 1. The exemption holder or agent may only take non-native species of fish and must immediately destroy them.
- 2. The non-native species of fish taken must be disposed of appropriately at an approved waste facility and must not be used for any commercial purpose.
- 3. The exemption holder or agent must immediately return to the water all native fish captured incidentally while undertaking this exempted activity.
- 4. Agents authorised to undertake the exempted activity on behalf of the exemption holder are as follows: Paul McEnvoy, Susan Gray, Amelia Oxley, Damien Stam, Ashley Natt and Sonia Barter
- 5. The exemption holder or a person acting as an agent must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder and agents will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902661.
- 6. The exemption holder must provide a written report to the Executive Director, Fisheries and Aquaculture at (G.P.O. Box 1625, Adelaide, S.A. 5001) by 15 April 2014, providing details of the numbers, location, time and conditions of each collection.
- 7. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested.

8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice. Dated 29 November 2013.

PROFESSOR M. DOROUDI, Executive Director, Fisheries and Aquaculture

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Tim Kelly of Conservation Council South Australia (the 'exemption holder') is exempt from Section 70 of the Fisheries Management Act 2007 and Regulation 7 and Regulation 10, Schedule 6, Clause 42, 58 and 73 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when using one or more unregistered rock lobster pots for research purposes (the 'exempted activity') from the waters specified in Schedule 1 subject to the conditions specified in Schedule 2, from 30 November 2013 until 31 May 2014, unless varied or revoked earlier.

SCHEDULE 1

South Australian waters of the Neptune Islands (Ron and Valerie Taylor) Marine Park and the Upper South East Marine Park

SCHEDULE 2

- 1. Fish caught in the rock lobster pots must be returned to the water immediately after data collection in the location they were collected. No fish are to be retained or sold.
- 2. A maximum of five rock lobster pots may be used at any one time.
- 3. When set in waters less than 100 m depth in the area of the Northern Zone Rock Lobster Fishery, rock lobster pots must be fitted with a sea lion exclusion device in the form of a metal rod that is securely fastened to the centroid of the base of the pot and extends perpendicular to a height not less than level with the base of the neck of the pot.
- 4. Rock lobster pots must be attached by a line to a red buoy, 4 litres in volume and made of durable material. A tag must be affixed to the top of the buoy, clearly displaying the name and address of the exemption holder and Exemption No. 9902652.
- 5. For the purposes of this notice, only the following persons may act as an agent of the exemption holder:
 - Andrew Fox of Rodney Fox Shark Expeditions.
 - A Nominated MOSAIC Volunteer.
- 6. In this exemption a Nominated MOSAIC Volunteer means persons nominated by the exemption holder, at least one clear business day (the 'consideration period') prior to undertaking the exempted activity, by notifying the Executive Director Fisheries and Aquaculture (or his delegate) in writing of the full names of each volunteer together with any other identifying information about the volunteers that may be specifically required from time to time.

For the purpose of this instrument the delegate of the Executive Director Fisheries and Aquaculture is:

Lambertus Lopez,

Manager Legal and Legislative Programs.

Email: lambertus.lopez@sa.gov.au.

- 7. The exemption holder or a person acting as an agent must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902652.
- 8. The exemption holder must provide a final written report providing details of the quantity of pots set, location, time, quantities of species sampled and outcomes of the research project to the Executive Director, Fisheries and Aquaculture at (G.P.O. Box 1625, Adelaide, S.A. 5001) by 31 July 2014.

- 9. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 29 November 2013.

PROFESSOR M. DOROUDI, Executive Director, Fisheries and Aquaculture

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Assign a Name to a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Infrastructure seeks public comment on a proposal to assign the name **ADELAIDE SHOWGROUND STATION** to the new railway station on the line extending from Noarlunga Centre to Seaford.

The plan for this naming proposal can be viewed on the Land Services website located at:

www.sa.gov.au/landservices/namingproposals

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 26 November 2013.

M. BURDETT, Surveyor-General, Department for Planning, Transport and Infrastructure

DPTI.2013/20143/01

GEOGRAPHICAL NAMES ACT 1991

ERRATUM

Notice to Alter Boundaries of Places

NOTICE is hereby given pursuant to Section 11B (5) of the Geographical Names Act 1991, that I, Michael Burdett, Surveyor-General and Delegate appointed by Honourable Tom Koutsantonis, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed do hereby alter the following boundaries as listed in the schedule below.

THE SCHEDULE

Description	File Reference	Date of Approval
Alter the locality boundaries of Gumeracha and Mount Torrens to the centreline of the Burfords Hills Road to place the whole of DP.64000, Allotment 1 within Gumeracha and the whole of DP.64000, Allotment 2 within Mount Torrens as shown on the attached plan.	DPTI.2013/22416/01	26/11/2013
Alter the locality boundaries of Dublin, Lower Light and Thompson Beach by moving the boundary to the northern side of the road to be closed in Preliminary Plan 13/0033. The new boundary runs along the southern boundary of DP.29513 A248 at its intersection with DP.29513 A226, then easterly along the southern boundaries of DP.29513 A249, Sec 437, Sec 436, Sec 301, Sec 302 and FP.175266 A799 until the projection of the north-western boundary of the cadastral boundary of Port Prime Road as shown on the attached plan.	DPTI.2013/22417/01	26/11/2013

The plan for these naming proposals may also be viewed on the Land Services website located at www.sa.gov.au/landservices/namingproposals and the final boundary may be viewed on the Land Services Property Location Browser (PLB) website at http://maps.sa.gov.au/PLB.

MICHAEL BURDETT, Surveyor General, Department of Planning, Transport and Infrastructure

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, Jack Snelling, Minister for Health and Ageing, pursuant to Sections 64 (1) (a) (i) and (b) (i) do hereby:

Declare the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies; and

Declare the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

Dated 27 November 2013.

JACK SNELLING, Minister for Health and Ageing

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

	North Eastern Community Hospital Clinical Adverse
Patient Incident Review and Analysis Phase of the SA Health Safety Learning System Incident Management Module	Event Review Committee

LAND ACQUISITION ACT 1969

SECTION 16

Notice of Acquisition

NOTICE is hereby given that City of Playford ('the Authority') of Playford Civic Centre, 10 Playford Boulevard, Elizabeth, S.A 5112 acquires the following interests in the following land:

An unencumbered estate in fee simple in that portion of the land at Lot 181 Vivian Road, Uleybury, South Australia 5114, being part of Allotment 181 in Filed Plan 162530, described as proposed Allotment 101 in approved/not yet deposited plan D92156 and being portion of the land comprised and described in Certificate of Title Volume 5358, Folio 735.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Lisa Hubbard, Norman Waterhouse Lawyers, Level 15, 45 Pirie Street, Adelaide, S.A. 5000. Telephone: (08) 8210 1200.

Email: lhubbard@normans.com.au

Dated 25 November 2013.

T. JACKSON, Chief Executive Officer

Legislative Council Office, 27 November 2013

Forwarded to the Honourable the Premier the following Resolution, passed by the Legislative Council on 27 November 2013:

That the Codes of Practice under the Work Health and Safety Act 2012, made on 20 December 2012 and laid on the Table of this Council on 19 February 2013, viz.:

Construction Work Code of Practice;

Preventing Falls in Housing Construction Code of Practice;

Safe Design of Structures Code of Practice,

be disallowed.

J. M. DAVIS, Clerk

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minotaur Operations Pty Ltd

Location: Yaninee area—Approximately 100 km east-south-east of Streaky Bay.

Term: 2 years Area in km²: 339 Ref.: 2013/00111

Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Mulgundawa Investments Pty Ltd

Claim No.: 4283

Location: Sections 150 and 151, Hundred of Malcolm,

approximately 12 km north of Meningie.

Area: 71.09 hectares Purpose: Recovery of salt.

Ref.: T02858

A copy of the proposal has been provided to the Coorong District Council and an electronic copy can be found on DMITRE website:

http://www.minerals.dmitre.sa.gov.au/public_notices/mining_proposals_open for public_comment.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Attention: Mark Howe, G.P.O. Box 1264, Adelaide, S.A. 5001 no later than 24 December 2013.

Copies of all submissions will forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Kara Resources Pty Ltd

Claim No.: 4322

Location: Allotments 1 and 5 in Deposited Plan 43756, approximately 3.3 km north-west of Greenock.

Area: 55.65 hectares

Purpose: Recovery of dolomite.

Ref.: T02885

A copy of the proposal has been provided to the Light Regional Council and an electronic copy can be found on DMITRE website:

http://www.minerals.dmitre.sa.gov.au/public_notices/mining_proposals_open for public_comment.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Attention: Mark Howe, G.P.O. Box 1264, Adelaide, S.A. 5001 no later than 2 January 2014.

Copies of all submissions will forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

ERRATUM

National Parks and Wildlife Reserves—Fire Restrictions

NOTICE is hereby given that a notice published in the *South Australian Government Gazette* dated 7 November 2013 on page 4189, concerning National Parks and Wildlife Reserves—Fire Restrictions was published with incorrect fire restrictions for a limited number of reserves in Section '2. Mount Lofty Ranges' of Schedule 1.

Pursuant to Regulation 16 of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Director of National Parks and Wildlife, advise that fire restrictions for National Parks and Wildlife Reserves located in the Mount Lofty Ranges—South Australian Country Fire Service Fire Ban District as listed in Schedule 1 of the above mentioned Notice should be replaced with the version below.

Dated 3 December 2013.

J. E. SCHUTZ, Director of National Parks and Wildlife

2. Mount Lofty Ranges

Belair National Park: All wood fires, or solid fuel fires are prohibited throughout the year. Gas fires are permitted in designated areas only, other than on days of total fire ban.

Exception: Designated fixed gas barbeques may be used on days of total fire ban other than when the Director has formally closed the Reserve in accordance with Regulation 8 (3) (b) of the National Parks and Wildlife (National Parks) Regulations 2001.

Black Hill Conservation Park, Brownhill Creek Recreation Park, Cleland Conservation Park, Gum Tree Gully Conservation Park, Hesperilla Conservation Park, Mark Oliphant Conservation Park, Morialta Conservation Park, Mount George Conservation Park, Newland Head Conservation Park, Onkaparinga River National Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires are permitted in designated areas only, other than on days of total fire ban.

Aldinga Scrub Conservation Park, Blackwood Forest Recreation Park, Charleston Conservation Park, Eric Bonython Conservation Park, Eurilla Conservation Park, Ferries—McDonald

Conservation Park, Finniss Conservation Park, Giles Conservation Park, Greenhill Recreation Park, Horsnell Gully Conservation Park, Kenneth Stirling Conservation Park, Kyeema Conservation Park, Moana Sands Conservation Park, Montacute Conservation Park, Mount Billy Conservation Park, Mount Magnificent Conservation Park, Mylor Conservation Park, Myponga Conservation Park, Nixon—Skinner Conservation Park, Port Gawler Conservation Park, Scott Conservation Park, Scott Creek Conservation Park, Shepherds Hill Recreation Park, Spring Mount Conservation Park, Stipiturus Conservation Park, Sturt Gorge Recreation Park, Talisker Conservation Park, The Knoll Conservation Park, Tolderol Game Reserve, Totness Recreation Park, Waitpinga Conservation Park, Yulte Conservation Park: All wood fires, solid fuel fires and gas fires are prohibited throughout the year.

Coorong National Park: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires are permitted other than on days of total fire ban.

Exception: Ocean beach foreshores—Wood fires or solid fuel fires are permitted between high water mark and low water mark, other than on days of total fire ban. Gas fires are permitted other than on days of total fire ban.

Currency Creek Game Reserve: All wood fires or solid fuel fires are prohibited from 1 December 2013 to 30 April 2014. Gas fires are permitted other than on days of total fire ban.

All other Reserves: All wood fires or solid fuel fires are prohibited from 1 December 2013 to 30 April 2014. Gas fires are permitted other than on days of total fire ban.

For further information, please refer to the DEWNR website www.environment.sa.gov.au or contact the Adelaide and Mount Lofty Ranges Natural Resources Centre (08) 8273 9100, S.A. Murray—Darling Basin Natural Resources Centre (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 99, the making of a draft determination and related draft rule on the *Publication of zone substation data* proposal (Ref. ERC0156). Written requests for a pre-determination hearing must be received by 12 December 2013. Submissions must be received by 30 January 2014.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

Level 6, 201 Elizabeth Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

5 December 2013.

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) and Minister to whom the Act is committed, hereby authorise the taking of water from the Central Adelaide Prescribed Wells Area prescribed under the Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007 from the wells specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Prescribed Wells

Well unit numbers 6628-26733, 6628-26731, 6628-26025 and 6628-26735 located in the Hundred of Adelaide.

SCHEDULE B

Purpose

For commissioning of infrastructure and establishing and maintaining a wetland and plants associated with the Oaklands Park Stormwater scheme.

SCHEDULE C

Conditions

- 1. A maximum total volume of 1 500 kilolitres of water may be taken from the wells specified in schedule A during each water use year for the period of this authorisation.
- 2. The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
- 3. Meter readings must be used to determine the quantity of water taken.
- 4. The water user must supply a meter reading(s) to the Minister or the Minister's agent during the first seven calendar days of July in each water use year.
- 5. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

'Water user' means a person who is authorised to take water pursuant to this notice.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2014 unless earlier varied or revoked.

Dated 27 November 2013.

IAN HUNTER, Minister For Sustainability, Environment and Conservation

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Renewal of Associated Activities Licence— AAL 189

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the renewal of an Associated Activities Licence within the area described below has been received from:

Victoria Oil Exploration (1977) Pty Ltd

and Cooper Energy Limited and Orca Energy Limited

The application will be determined on or after 2 January 2014.

Description of Application Area

All that part of the State of South Australia, bounded as follows:

Area 1

Commencing at a point being the intersection of latitude 27°08′00″S AGD66 and longitude 140°21′10″E AGD66, thence east to longitude 140°21′40″E AGD66, south to latitude 27°08′10″S AGD66, east to longitude 140°22′30″E AGD66, south to latitude 27°08′50″S AGD66, west to longitude 140°22′20″E AGD66, south to latitude 27°09′20″S AGD66, west to longitude 140°21′50″E AGD66, north to latitude 27°09′00″S AGD66, west to longitude 140°21′50″S AGD66, west to longitude 140°20′50″E AGD66, north to latitude 27°08′50″S AGD66, west to longitude 140°20′40″E AGD66, north to latitude 27°08′20″S AGD66, east to longitude 140°21′00″E AGD66, north to latitude 27°08′20″S AGD66, east to longitude 140°21′00″E AGD66, north to latitude 27°08′10″S AGD66, east to longitude 140°21′10″E AGD66 and north to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 27°06′10″S AGD66 and longitude 140°40′00″E AGD66, thence east to longitude 140°40′40″E AGD66, south to latitude 27°06′30″S AGD66, east to longitude 140°40′50″E AGD66, south to latitude 27°07′30″S AGD66, west to longitude 140°40′40″E AGD66, south to latitude 27°07′40″S AGD66, west to longitude 140°40′40″E AGD66, south to latitude 27°07′40″S AGD66, north to latitude 27°07′00″S AGD66, east to longitude 140°40′10″E AGD66, north to latitude 27°06′40″S AGD66, west to longitude 140°40′00″E AGD66 and north to point of commencement.

Area 3

Commencing at a point being the intersection of latitude 27°03′20″S AGD66 and longitude 140°40′10″E AGD66, thence east to longitude 140°41′40″E AGD66, south to latitude 27°04′00″S AGD66, east to longitude 140°41′50″E AGD66, south to latitude 27°04′50″S AGD66, east to longitude 140°42′00″E AGD66, south to latitude 27°05′00″S AGD66, east to longitude 140°42′10″E AGD66, south to latitude 27°05′30″S AGD66, west to longitude 140°41′00″E AGD66, north to latitude 27°05′20″S AGD66, west to longitude 140°41′00″E AGD66, north to latitude 27°05′20″S AGD66, west to longitude 140°40′50″E AGD66, north to latitude 27°05′20″S AGD66, west to longitude 27°05′20″S AGD66, west to longitude 27°05′20″S AGD66, north to latitude 27°05′20″S AGD66, west to longitude 140°40′30″E AGD66, north to latitude 27°04′40″S AGD66, west to longitude 140°40′20″E AGD66, north to latitude 27°04′10″S AGD66, west to longitude 140°40′20″E AGD66, north to latitude 27°04′10″S AGD66, west to longitude 140°40′10″E AGD66 and north to point of commencement.

Area: 18.13 km² approximately.

Dated 29 November 2013.

B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division
Department for Manufacturing, Innovation,
Trade, Resources and Energy
Delegate of the Minister for Mineral
Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Resumption of Suspension of Petroleum Retention Licence—PRL 17

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of the abovementioned Petroleum Retention Licence dated 16 November 2012 has been resumed with effect from and including 27 November 2013 to 8 May 2014, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PRL 17 is now determined to be 27 January 2015.

Dated 29 November 2013.

B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division,
Department for Manufacturing, Innovation,
Trade, Resources and Energy
Delegate of the Minister for Mineral
Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Licence Condition Extension of Licence Term Petroleum Exploration Licence—PEL 81

PURSUANT to Section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of Petroleum Exploration Licence PEL 81 has been suspended for the period from and including 25 June 2014 until 24 June 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The term of PEL 81 has been extended by a period corresponding to the period of suspension, such that the licence will now expire on 24 June 2015.

Dated: 28 November 2013.

B. A. GOLDSTEIN,
Executive Director
Energy Resources Division
Department for Manufacturing, Innovation,
Trade, Resources and Energy
Delegate of the Minister for Mineral
Resources and Energy

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR JANUARY, FEBRUARY AND MARCH 2014

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Rodney George Hook, Chief Executive, Department of Planning, Transport and Infrastructure, at the direction of the Honourable the Minister for Transport and Urban Planning, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of January, February and March 2014.

Dated at Adelaide, 2 December 2013.

R. G. HOOK, Chief Executive, Department of Planning, Transport and Infrastructure

2011/19413

THE SCHEDULE

Times of sunrise and sunset during the months of January, February and March 2014 for Adelaide: latitude $34^{\circ}56'S$, longitude $138^{\circ}36'E$, GMT + 9.50 hours (Daylight saving GMT + 10.50).

	с.		February		March	
Date	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min
1	06 05	20 33	06 35	20 23	07 02	19 53
2	06 06	20 33	06 36	20 22	07 03	19 52
3	06 07	20 33	06 37	20 21	07 04	19 51
4	06 07	20 33	06 38	20 21	07 05	19 49
5	06 08	20 33	06 39	20 20	07 06	19 48
6	06 09	20 33	06 40	20 19	07 07	19 47
7	06 10	20 33	06 41	20 18	07 07	19 45
8	06 11	20 33	06 42	20 17	07 08	19 44
9	06 12	20 33	06 43	20 16	07 09	19 43
10	06 13	20 33	06 44	20 15	07 10	19 41
11	06 14	20 33	06 45	20 14	07 11	19 40
12	06 14	20 33	06 46	20 13	07 12	19 39
13	06 15	20 33	06 47	20 12	07 13	19 37
14	06 16	20 32	06 48	20 11	07 13	19 36
15	06 17	20 32	06 49	20 10	07 14	19 35
16	06 18	20 32	06 50	20 09	07 15	19 33
17	06 19	20 31	06 51	20 08	07 16	19 32
18	06 20	20 31	06 52	20 07	07 17	19 30
19	06 21	20 31	06 53	20 06	07 17	19 29
20	06 22	20 30	06 54	20 04	07 18	19 28
21	06 23	20 30	06 55	20 03	07 19	19 26
22	06 24	20 29	06 56	20 02	07 20	19 25
23	06 25	20 29	06 57	20 01	07 21	19 23
24	06 26	20 28	06 58	20 00	07 21	19 22
25	06 27	20 28	06 58	19 58	07 22	19 21
26	06 28	20 27	06 59	19 57	07 23	19 19
27	06 29	20 27	07 00	19 56	07 24	19 18
28	06 31	20 26	07 01	19 55	07 25	19 16
29	06 32	20 25			07 25	19 15
30	06 33	20 25			07.26	19 14
31	06 34	20 24			07 27	19 12

^{*}Note: Daylight saving time is subject to change.

Sunrise and Sunset times calculated on 28 November 2013.

ROAD TRAFFIC ACT 1961

NOTICE OF APPROVAL AND EXEMPTION

Pursuant to Section 161A and 163AA of the Road Traffic Act 1961

APPROVAL FOR EMERGENCY TRANSPORT OF LONG STOBIE POLES WHICH WHEN CARRIED AS A LOAD EXCEED A LENGTH OF 19 M

1. REVOCATION OF PREVIOUS NOTICE

1.1 In accordance with the powers delegated to me by the Minister for Transport under Section 163AA of the Road Traffic Act 1961, I hereby revoke the Notice titled 'Approval for Emergency Transport of Long Stobie Poles which when Carried as a Load Exceed a Length of 19 m' dated 27 February 2001.

2. APPROVAL

2.1 Pursuant to Section 161A of the *Road Traffic Act 1961*, and Regulation 35 of the *Road Traffic (Miscellaneous) Regulations 1999*, I hereby approve motor vehicles to exceed 19 m in overall length for the emergency transport of Stobie Poles up to 25 m in length by and on behalf of SA Power Networks or their contractors in South Australia.

3. EXEMPTION

- 3.1 In accordance with the powers delegated to me by the Minister for Transport, under Section 163AA of the *Road Traffic Act 1961*, I hereby grant exemption for transporting Stobie Poles up to 25 m in length by and on behalf of SA Power Networks or their Contractors from the following provisions:
 - (i) Road Traffic (Vehicle Standards) Rules 1999:
 - Rule 68—Length of single trailers.
 - Rule 69 (d)—Length of Combination.
 - Rule 70—Rear Overhang.
 - (ii) Road Traffic (Mass and Loading Requirements) Regulations 1999:
 - Schedule 1, Part 2, Regulation 7 (2)—Rear projections (warning flags).

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

This exemption is subject to the conditions and limitations specified in this notice.

When operating under this Notice you must comply with the following conditions:

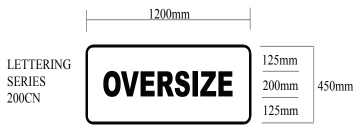
- 4.1 When operating under this Notice, you must carry a legible, current and complete copy of this Notice either in hardcopy or in an electronic format so that it can be read from a device having a visual display (e.g. smart phone, tablet or laptop PC, in vehicle unit) that is carried within the vehicle and that is accessible, to a the Department of Planning, Transport and Infrastructure (DPTI) Authorised Officer appointed under the *Road Traffic Act 1961* or a Police Officer, from outside the vehicle.
- 4.2 Except as otherwise specified in this exemption notice, the standard form conditions prescribed in the *Road Traffic* (Oversize or Overmass Vehicle Exemptions) Regulations 1999 for the purposes of Section 115 of the Act, shall not apply.
- 4.3 This notice shall stand alone. It cannot be used in conjunction with any other exemption, notice or permit.
- 4.4 Length
 - 4.4.1 The overall length of the vehicle combination and load shall not exceed 32 m.
- 4.5 Delineation of Stobie Pole(s)
 - 4.5.1 The pole(s) shall be delineated with at least three sight boards as follows:
 - 4.5.1.1 On the rear of the pole, one sight board displaying a vertical surface 750 mm long and 300 mm high to the sides and a vertical surface 400 mm square to the rear.
 - 4.5.1.2 Along the length of the pole, two sight boards each displaying a vertical surface of 350 mm long and 400 mm high to the sides.
 - 4.5.1.3 All vertical surfaces of the sight boards to display 100 mm wide alternate red and yellow reflective stripes at an angle of 45 degrees.
 - 4.5.1.4 At night or during periods of low visibility the overhang section of the pole shall be delineated with a red stop/tail light to the rear and side marker lights which display an amber light to the front and a red light to the rear. Side marker lights shall be spaced no greater than 2.0 m apart.
 - 4.5.1.5 For the purposes of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.

4.6 Escort Conditions

4.6.1 The vehicle combination shall be accompanied by a pilot vehicle(s) in accordance with the document tilted 'Escorting Guidelines for Oversize & Overmass Vehicles and Loads', issued May 2006 by DPTI.

- 4.7 Warning Light (Rotating Flashing Yellow Light)
 - 4.7.1 The vehicle combination shall display a warning light or lights visible from all sides, fixed to the highest practicable point on the vehicle which meets the following specifications.
 - 4.7.1.1 Emit a rotating, flashing, yellow coloured light;
 - 4.7.1.2 Flash at a rate between 120 and 200 times per minute;
 - 4.7.1.3 Have a power of at least 55 watts;
 - 4.7.1.4 Be clearly visible to other road users at a distance of 500 m; and
 - 4.7.1.5 Not be a strobe light.
 - 4.7.2 Warning light(s) shall either be permanently connected into the electrical system of the vehicle or use standard automotive connectors to allow easy electrical disconnection and removal of the light(s) when not required.
 - 4.7.3 Warning light(s) shall have incorporated into their electrical system an on/off switch control which is located within easy reach of the driver.
- 4.8 Warning Signs
 - 4.8.1 A warning sign which complies with Clause 4.9 of this notice shall be affixed to the front of the vehicle.
- 4.9 Warning Sign Specifications
 - 4.9.1 Face of warning sign.
 - 4.9.1.1 The warning sign shall comply with the following specifications.

OVERSIZE VEHICLE WARNING SIGN



- 4.9.1.2 The face of the warning sign shall have a yellow surface which complies with Class 1 or 2 of Australian/New Zealand Standard AS/NZS 1906.1, 'Retro-reflective Materials and Devices for Road Traffic Control Purposes' Part 1: Retro-reflective Materials.
- 4.9.1.3 The face of the warning sign shall show the words 'OVERSIZE' in black upper-case lettering at least 200 mm high, conforming with Australian Standard AS 1744, 'Forms of Letters and Numerals for Road Signs', in type face Series C(N).
- 4.9.1.4 The face of the warning sign must have a black border at least 20 mm wide.
- 4.9.1.5 The outermost edge of the border of the warning sign must be set at least 10 mm in from the edge of the sign unless the sign has been made with a box edge.
- 4.10 Material for warning signs
 - 4.10.1 The warning sign must be made of stiff, flat, weatherproof material, for example zincalume at least 0.8 mm thick or aluminium at least 1.6 mm thick.
 - 4.10.2 In spite of Clause 4.10.1 a warning sign may be made of a flexible material provided that it complies with all other requirements as if it were a stiff sign and it is mounted in accordance with Clause 4.13.
- 4.11 Mounting of Warning Signs
 - 4.11.1 The warning sign shall be mounted vertically
 - 4.11.2 The lower edge of the warning sign shall be:
 - 4.11.2.1 Above the bottom of the bumper bar; or
 - 4.11.2.2 If there is no bumper bar fitted at least 500 mm from ground level.
- 4.12 If the warning sign is split into two parts each part shall be fitted at the same height to each other.
- 4.13 If a flexible warning sign is fitted it shall be:
 - 4.13.1 Held taught and be clearly visible; and
 - 4.13.2 Unlikely to become dislocated, furl or otherwise become difficult to read by other road users

4.14 General Conditions

- 4.14.1 The person driving the vehicle shall, at regular intervals, when it is practicable to do so and there is not a separate lane available for overtaking, move off the carriageway to allow other vehicles to overtake.
- 4.14.2 The conditions set out in this notice apply to the vehicles, loads, routes and times specified, and does not relieve the owner and/or driver of the duty to observe all other provisions of the *Road Traffic Act* and Regulations and Local Government by-laws.
- 4.14.3 The conditions set out in this notice may be overridden by a limitation fixed at any time on a bridge, culvert, causeway road or road ferry.

Note: Persons operating under the provisions of this notice are advised that some parts of the road system bridges, signs, roadside furniture and vegetation may not provide sufficient clearance for the passage of a vehicle and load at the dimensions permitted by this notice.

Note: Section 107 of the *Road Traffic Act—Damage to Road Infrastructure*, includes provisions concerning damage to roads, bridges and culverts, interference with roadside furniture and the obligations of persons causing such damage to notify the appropriate authority.

5. COMMENCEMENT OF THIS NOTICE

5.1 This Notice is valid from 12.01 a.m. on 6 December 2013.

6. AUTHORISATION

Don Hogben, Director, Road Policy and Planning Department of Planning, Transport and Infrastructure Delegate for the Minister for Transport and Infrastructure

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GARY T. BURNS, Commissioner of Police, do hereby certify that on 26 November 2013, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

Road Traffic Act 1961;

Harbors and Navigation Act 1993;

Security and Investigation Agents Act 1995; and Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name
72232 79570 73968 74040 73950 74118 74617 73567 73969 75033 41636 74511 75088	Bos, Dylan Bullough, Richard Griffiths, Bonnie Louise Halman, Thomas Joseph Hardham, Vicki Lee Hibbert, Corrina Margaret Merritt, Nicholas Micallef, Michael Andrew O'Neil, Mark Daniel Rourke, Kelly Louise Torjul, Simon John Wasley, Daniel James Watkins, Katy

GARY T. BURNS, Commissioner of Police

NOTICE TO MARINERS

No. 34 of 2013

South Australia-Kangaroo Island-Kingscote—Navigation Light De-commissioned

MARINERS are advised that the sector light (Fl.W.R. 1.5 secs) at Rolls Point, Kingscote in Position $35^\circ 39.62'S$ $137^\circ 37.98'E$ has been de-commissioned.

Charts affected: Aus. 129. List of Lights: Vol. K-2100 Adelaide, 28 November 2013.

> TOM KOUTSANTONIS, Minister for Transport and Infrastructure.

DPTI 2013/01860

NOTICE TO MARINERS

No. 35 of 2013

South Australia—River Murray— Mundoo Channel—Beacon Lit

MARINERS are advised that the South Cardinal marker at entrance to Mundoo Channel in position 35°33′31.13″S, 138° 54′1.39″E has been lit with a light Qk.Fl.(W) 6+1 long, 15 secs range 2 nautical miles.

Adelaide, 28 November 2013.

T. KOUTSANTONIS, Minister for Transport and Infrastructure.

DPTI 2013/01860

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *Gazette* notices of:

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	29 November 2013

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Animal Care and Management Training Package ACM10 v3

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Veterinary Nursing (Level 1)	ACM40412	Certificate IV in Veterinary Nursing	36	3
# Veterinary Nursing (Level 2)	ACM50212	Diploma of Veterinary Nursing (Surgical)	48	3
# Veterinary Nursing (Level 2)	ACM50312	Diploma of Veterinary Nursing (Dental)	48	3
# Veterinary Nursing (Level 2)	ACM50412	Diploma of Veterinary Nursing (Emergency and Critical Care)	48	3
# Veterinary Nursing (Level 2)	ACM50512	Diploma of Veterinary Nursing (General Practice)	48	3

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *Gazette* notices of:

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9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	29 November 2013

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Construction, Plumbing and Services Training Package CPC08 v8

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
*Roof Tiling	CPC30812	Certificate III in Roof Tiling	36	3
*Carpentry and/or Joinery	CPC31812	Certificate III in Shopfitting	48	3
*Carpentry and/or Joinery	CPC31912	Certificate III in Joinery	48	3
*Plumbing and/or Gas Fitting	CPC32412	Certificate III in Plumbing	48	3
*Plumber (Mechanical Services)	CPC32512	Certificate III in Plumbing (Mechanical Services)	48	3
*Roof Plumbing	CPC32612	Certificate III in Roof Plumbing	48	3
*Gas Fitter	CPC32712	Certificate III in Gas Fitting	48	3
*Fire Protection Systems Technician	CPC32812	Certificate III in Fire Protection	48	3

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Plumbing Contractor	CPC40912	Certificate IV in Plumbing and Services	48	3
# Plumbing Manager	CPC50412	Diploma of Plumbing and Services	48	3
# Building Construction Supervisor	CPC60212	Advanced Diploma of Building and Construction (Management)	48	3

Disability Services (Rights, Protection and Inclusion) Amendment Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the *Disability Services (Rights, Protection and Inclusion) Amendment Act (Commencement) Proclamation 2013.*

2—Commencement of Act

The Disability Services (Rights, Protection and Inclusion) Amendment Act 2013 (No 66 of 2013) will come into operation on 5 December 2013.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

DCSICS/13/032

South Australia

Liquor Licensing (Miscellaneous) Amendment Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the *Liquor Licensing (Miscellaneous) Amendment Act (Commencement) Proclamation 2013*.

2—Commencement of suspended provisions

The following provisions of the *Liquor Licensing (Miscellaneous) Amendment Act 2013* (No 52 of 2013) will come into operation on 5 December 2013:

- (a) section 5(3);
- (b) section 26;
- (c) section 36(2);
- (d) section 38;
- (e) section 41.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

MLI0040/13CS

Administrative Arrangements (Interpretative Provision) Proclamation 2013

under section 8 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Interpretative Provision) Proclamation 2013*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Interpretative provision

A reference to the Department for Families and Communities in regulation 5 of the *Children's Protection Regulations 2010* will have effect as if it were a reference to the Department for Education and Child Development.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

MECD13/164

State Procurement Variation Regulations 2013

under the State Procurement Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of State Procurement Regulations 2005

- 4 Substitution of regulation 4
 - 4 Bodies declared to be prescribed public authorities (section 4 of Act)
- 5 Insertion of Schedule 1

Schedule 1—Prescribed public authorities

Part 1—Preliminary

1—Short title

These regulations may be cited as the State Procurement Variation Regulations 2013.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of State Procurement Regulations 2005

4—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

4—Bodies declared to be prescribed public authorities (section 4 of Act)

Each of the bodies specified in Schedule 1 is declared to be a *prescribed public authority* for the purposes of the Act.

5—Insertion of Schedule 1

After regulation 6 insert:

Schedule 1—Prescribed public authorities

Adelaide Convention Centre Corporation

Adelaide Entertainments Corporation

Architectural Practice Board of South Australia

Construction Industry Training Board

Health Services Charitable Gifts Board

Legal Practitioners Conduct Board

Local Government Finance Authority of South Australia

Motor Accident Commission

South Australian Forestry Corporation

South Australian Housing Trust

South Australian Water Corporation

Superannuation Funds Management Corporation of South Australia

Urban Renewal Authority

WorkCover Corporation of South Australia

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 267 of 2013

T&F13/054CS

Freedom of Information (Exempt Agency) Variation Regulations 2013

under the Freedom of Information Act 1991

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Freedom of Information (Exempt Agency) Regulations 2008

- 4 Insertion of regulation 9
 - 9 Exempt agency in respect of certain functions—Small Business Commissioner

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Freedom of Information (Exempt Agency) Variation Regulations 2013*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Freedom of Information (Exempt Agency) Regulations 2008

4—Insertion of regulation 9

After regulation 8 insert:

9—Exempt agency in respect of certain functions—Small Business Commissioner

For the purposes of the definition of *exempt agency* in section 4(1) of the Act, the Small Business Commissioner is declared to be an exempt agency in respect of functions performed under the *Small Business Commissioner Act 2011* and any other Act.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 268 of 2013

MSB13/002CS

Fair Trading (Farming Industry Dispute Resolution Code) Regulations 2013

under the Fair Trading Act 1987

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescription of code
- 5 Contravention of code subject to civil penalty
- 6 Fee for mediation under code

Schedule 1—Farming Industry Dispute Resolution Code

- 1 Short title
- 2 Interpretation
- 3 Application of code
- 4 Dispute resolution

1—Short title

These regulations may be cited as the Fair Trading (Farming Industry Dispute Resolution Code) Regulations 2013.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Interpretation

In these regulations—

Act means the Fair Trading Act 1987;

civil penalty contravention has the same meaning as in Part 7 Division 3A of the Act; *code* means the Farming Industry Dispute Resolution Code 2013 set out in Schedule 1;

Commissioner means the Small Business Commissioner.

4—Prescription of code

- (1) The code is prescribed as an industry code for the purposes of Part 3A of the Act.
- (2) The Small Business Commissioner is responsible for the administration of the code and for the administration of Part 3A of the Act in relation to the code.

5—Contravention of code subject to civil penalty

(1) A contravention of section 28E of the Act constituted of a contravention of the code is to be subject to a civil penalty under Part 7 Division 3A of the Act.

- (2) The expiation fee for an alleged civil penalty contravention involving an alleged contravention or attempted contravention of the code is—
 - (a) in the case of a body corporate—\$4 000; and
 - (b) in the case of a natural person—\$500.

6—Fee for mediation under code

- (1) If an authorised officer arranges for mediation of a dispute under the code with the agreement of the parties to the dispute, each of the parties must pay a fee of \$195 for each day, or part of a day, on which the mediation occurs.
- (2) A fee payable by a person under subregulation (1) is recoverable as a debt due to the Crown.
- (3) The Commissioner may waive a fee payable by a person under subregulation (1) if satisfied that it is appropriate to do so in a particular case.

Schedule 1—Farming Industry Dispute Resolution Code

1—Short title

This code may be cited as the Farming Industry Dispute Resolution Code 2013.

2—Interpretation

In this code—

alternative dispute resolution procedure does not include arbitration;

business of primary production means the business of agriculture, pasturage, horticulture, viticulture, apiculture, poultry farming, dairy farming, forestry or any other business consisting of the cultivation of soils, the gathering in of crops, the rearing of livestock or the propagation or harvesting of fish or other aquatic organisms;

participant in the farming industry means a person engaged in—

- (a) the business of primary production; or
- (b) business having a connection to the business of primary production; or
- (c) business involving the supply of goods or services to persons engaged in the business of primary production if the supply occurs in connection with the business of primary production.

3—Application of code

This code applies to a dispute between a participant in the farming industry and—

- (a) another participant in the farming industry; or
- (b) a person to whom goods or services are or may be supplied by the participant,

in connection with the acquisition or supply, or the potential acquisition or supply, of goods or services relating to the business of primary production.

4—Dispute resolution

- (1) If the Commissioner is satisfied, on written application by a party to a dispute to which this code applies—
 - (a) that the party has made a reasonable attempt to resolve the dispute; and
 - (b) that the subject matter of the dispute is not frivolous or vexatious,

- an authorised officer may notify the parties to the dispute in writing that he or she is commencing an alternative dispute resolution procedure in relation to the dispute in accordance with this code.
- (2) If an alternative dispute resolution procedure is commenced under this code, a party to the dispute, or another person authorised in writing to attend or participate in the procedure on his or her behalf, must attend or otherwise participate in the procedure, as required by the authorised officer.
- (3) A person participating in an alternative dispute resolution procedure—
 - (a) must act reasonably, fairly, honestly and cooperatively; and
 - (b) must not mislead, harass, intimidate or oppress another party to the dispute.
- (4) A person participating in an alternative dispute resolution procedure must comply with any reasonable request made by the authorised officer in connection with the officer's attempt to assist the parties in the resolution of the dispute, including, without limitation, a request to do 1 or more of the following:
 - (a) exchange information relevant to the dispute with the other party;
 - (b) answer questions in respect of matters relevant to the dispute;
 - (c) attend meetings;
 - (d) participate in mediation or another form of alternative dispute resolution.
- (5) An authorised officer conducting an alternative dispute resolution procedure may request that a person participating in the procedure be a person who is authorised to resolve the dispute.
- (6) A request made by an authorised officer under subclause (4) or (5) must be complied with as soon as reasonably practicable, and, in any event, in the case of a written request, within 14 days of the date of the request or such longer period as is allowed by the authorised officer.
- (7) The authorised officer conducting an alternative dispute resolution procedure may, for the purposes of attempting to resolve the dispute—
 - (a) refer the dispute to mediation; or
 - (b) after consultation with the parties—appoint a person able to provide expert advice on matters relevant to the dispute to assist the officer.
- (8) The parties to a dispute are equally liable for the costs of expert advice provided under subclause (7)(b) unless they agree to a different apportionment of the costs.
- (9) An authorised officer may suspend (for a specified time or until further notice) or terminate a dispute resolution procedure if the dispute is the subject of—
 - (a) proceedings before a court or tribunal; or
 - (b) arbitration; or
 - (c) another alternative dispute resolution procedure.
- (10) An authorised officer may terminate an alternative dispute resolution procedure if the officer forms the view that—
 - (a) there is no reasonable prospect of resolving the dispute; or
 - (b) the subject matter of the dispute is frivolous or vexatious.

- (11) Following the completion of an alternative dispute resolution procedure, the authorised officer who conducted the procedure must provide the parties with a certificate stating—
 - (a) the names of the parties; and
 - (b) the nature of the matters in dispute; and
 - (c) if the procedure has been terminated under subclause (9) or (10)—that the procedure has been terminated without resolution; and
 - (d) if the dispute has been resolved—the terms of the resolution.
- (12) Unless the authorised officer and the parties otherwise agree in writing, any communication made, or document prepared (including a certificate provided under subclause (11)), in connection with an alternative dispute resolution procedure under this code must be treated as confidential.
- (13) However, a certificate provided under subclause (11) may be produced before a court or tribunal.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 269 of 2013

MSB13/001CS

Casino Regulations 2013

under the Casino Act 1997

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescribed jurisdictions (section 40A of Act)
- 5 Approval of gaming machines and games (section 40A of Act)
- 6 Criteria for recognition of systems (section 40B of Act)

Schedule 1—Transitional regulations (section 72(1b) of Act)

- 1 Transitional regulation—cashless gaming system
- 2 Transitional regulation—definition of automated table game equipment
- 3 Transitional regulation—gaming machine entitlements
- 4 Transitional regulation—installation of ticket-in ticket-out system
- 5 Transitional regulation—automated table game equipment

Schedule 2—Voluntary Pre-commitment Code

1—Short title

These regulations may be cited as the Casino Regulations 2013.

2—Commencement

These regulations will come into operation on 1 January 2014.

3—Interpretation

In these regulations—

Act means the Casino Act 1997;

relevant approved licensing agreement means the approved licensing agreement as in force after the variation agreement dated 11 October 2013 has effect.

4—Prescribed jurisdictions (section 40A of Act)

For the purposes of section 40A(2) of the Act, the following jurisdictions are prescribed:

- (a) New South Wales;
- (b) New Zealand;
- (c) Queensland;
- (d) Victoria.

5—Approval of gaming machines and games (section 40A of Act)

- (1) For the purposes of section 40A(4)(b) and (6)(b)(ii) of the Act, a requirement that a gaming machine, or a game to be played on a gaming machine (as the case requires) operates to allow a maximum bet of \$10 or less is prescribed.
- (2) Subregulation (1) ceases to have effect on the commencement of section 42B(7) of the Act (as inserted by section 40 of the *Statutes Amendment (Gambling Reform) Act 2013*).
- (3) For the purposes of section 40A(4)(b) and (6)(b)(ii) of the Act, a requirement that a gaming machine or a game to be played on a gaming machine (as the case requires) complies with the *Australian and New Zealand Gaming Machine National Standard* version 10.0 (or any subsequent version) as modified by the relevant Appendix is prescribed.
- (4) In this regulation—

relevant Appendix in relation to a version of the *Australian and New Zealand Gaming Machine National Standard* means—

- (a) the latest South Australian Appendix to that version; or
- (b) the latest Appendix to that version of a jurisdiction referred to in regulation 4.

6—Criteria for recognition of systems (section 40B of Act)

- (1) For the purposes of section 40B(2)(a)(iv) of the Act, criteria for an account based cashless gaming system recognised under section 40B(1)(a) of the Act must—
 - (a) allow a person to provide their name and address if the person chooses to do so; and
 - (b) require that the licensee enters into an agreement with the Minister to allow information recorded by the system to be used for gambling research.
- (2) For the purposes of section 40B(2)(b)(ii) of the Act, criteria for an automated risk monitoring system recognised under section 40B(1)(b) of the Act must require that the licensee enters into an agreement with the Minister to allow information recorded by the system to be used for gambling research.

Schedule 1—Transitional regulations (section 72(1b) of Act)

1—Transitional regulation—cashless gaming system

Section 42B(1) of the Act (as inserted by section 40 of the *Statutes Amendment (Gambling Reform) Act 2013*) is, until 31 December 2018, modified in its application to the licensee such that it is a condition of the casino licence that the licensee must not provide any gaming machine or automated table game equipment that may be operated in connection with a cashless gaming system unless—

- (a) the system is recognised by the Authority under section 40B(1)(a); and
- (b) the gaming machine or automated table game equipment is operated in connection with an automated risk monitoring system recognised by the Authority under section 40B(1)(b); and
- (c) the gaming machine or automated table game equipment is operated in connection with a pre-commitment system that is operated by the licensee in compliance with the requirements of the Voluntary Pre-commitment Code set out in Schedule 2.

2—Transitional regulation—definition of automated table game equipment

The definition of *automated table game equipment* in section 3 of the Act (as inserted by section 12(2) of the *Statutes Amendment (Gambling Reform) Act 2013*) is, until the day on which the relevant approved licensing agreement comes into force, modified in its application to the licensee and the casino premises such that *automated table game equipment* means an electronic appliance—

- (a) that replicates or simulates physical aspects of a table game as traditionally played;
- (b) on which a game can be played without a person acting on behalf of the licensee taking a substantive step in the playing of the game (regardless of whether or not the appliance also permits the playing of a game in which a person acting on behalf of the licensee does take a substantive step),

and includes an appliance of that type, together with other equipment that is used with the appliance in such a way that the appliance and the other equipment, taken together, comply with the requirements to which section 40A(3) of the Act refers.

3—Transitional regulation—gaming machine entitlements

Section 8A(2) of the Act (as inserted by section 15 of the *Statutes Amendment (Gambling Reform) Act 2013*) is, until the day on which the relevant approved licensing agreement comes into force, modified in its application to the licensee and the casino premises such that the number of gaming machine entitlements held in respect of the gaming areas cannot exceed 995.

4—Transitional regulation—installation of ticket-in ticket-out system

The licensee is, until the date on which the relevant approved licensing agreement has effect, exempted from compliance with section 40(1) of the Act in relation to the installation of a ticket-in ticket-out system in an area that, after that date, is to be a premium gaming area.

5—Transitional regulation—automated table game equipment

The licensee is, until 1 January 2015, exempted from compliance with section 42B(4) of the Act (as inserted by section 40 of the *Statutes Amendment (Gambling Reform) Act 2013*) in relation to automated table game equipment installed in the casino premises before the commencement of this clause.

Schedule 2—Voluntary Pre-commitment Code

Registration

- 1. The licensee must permit a customer who wishes to do so to register with the pre-commitment system by—
 - 1.1 completing an application in writing at the casino premises; or
 - 1.2 making a request in person to casino staff.
- 2. The licensee must not only offer pre-commitment in conjunction with a loyalty system.

- 3. The licensee must provide a customer who applies for registration with the following information, in writing, regarding the terms and conditions of registration with the pre-commitment system:
 - 3.1 the process by which a registered customer may vary his or her expenditure limits and other details, and how and when the variation will apply;
 - 3.2 privacy protections for the registered customer;
 - 3.3 the application of a default daily expenditure limit if the registered customer does not specify his or her own expenditure limit;
 - 3.4 the consequences if the registered customer exceeds an expenditure limit, in particular—
 - 3.4.1 that the pre-commitment system will monitor the customer's play data to enable a reminder message to be sent to the customer; and
 - 3.4.2 that the pre-commitment system will notify casino staff when a registered customer exceeds his or her expenditure limit.
- 4. The licensee must obtain the customer's consent to the terms and conditions before registering a customer.
- 5. The licensee must record on the pre-commitment system a registered customer's preferred—
 - 5.1 language for use on the pre-commitment system (the preferred language); and
 - 5.2 method of communication (post or in-venue communication (*the preferred communication method*)).

Setting and varying limits

- 6. The pre-commitment system must allow a registered customer to—
 - 6.1 set a daily or weekly expenditure limit (eg \$50 per day); and
 - 6.2 vary any matter referred to in item 6.1 by completing an application, in writing, at the casino premises or by making a request, in person, to casino staff.
- 7. If a registered customer does not specify an expenditure limit, the pre-commitment system must set a default daily expenditure limit of \$100 per day.
- 8. The pre-commitment system must apply any variations referred to in item 6.2 as follows:
 - a variation (other than a variation to increase an expenditure limit) must be applied as soon as practicable if the customer has played a gaming machine or automated table game since registering;
 - 8.2 if the customer has played a gaming machine or automated table game since registering and the requested variation is to increase an expenditure limit, the variation must only be applied if a period of 24 hours has passed since the making of the request.
- 9. Once a varied expenditure limit is applied by the pre-commitment system, any previous expenditure limit set by the registered customer has no effect.

Operation of the pre-commitment system

- 10. The pre-commitment system must comply with the following requirements:
 - 10.1 the system must use the registered customer's preferred language, if available, but may use English until the data about customer preferences is analysed to identify a minimum set of common languages to be offered by the system;
 - 10.2 the system must be capable of displaying on-screen messages on a primary screen or an ancillary screen;
 - 10.3 the system must enable the display of a reminder message set by the licensee on the primary screen or the ancillary screen when the registered customer reaches 90% of his or her expenditure limit;
 - 10.4 if a registered customer exceeds his or her expenditure limit, the system must enable the display of a message set by the licensee on the primary screen or the ancillary screen;

- 10.5 if the registered customer continues to play after exceeding his or her expenditure limit, the system must enable a further reminder message to be displayed on the primary screen or the ancillary screen when the customer exceeds his or her expenditure limit by 10%;
- 10.6 the system must notify casino staff when the registered customer exceeds his or her expenditure limit.
- 11. For the purposes of item 10—

primary screen means a gaming machine or automated table game screen;

ancillary screen means a screen measuring not less than 14 cm in width and 5 cm in height that is—

- (a) in the sandwich board of a gaming machine; or
- (b) attached to automated table game equipment and visible to the registered customer during play.
- 12. The registered customer's pre-commitment data must be usable on the same system if that system is available on another gaming machine or automated table game (whether the machine is in the same or a different venue).

Communication

- 13. The licensee must communicate with a registered customer by the preferred communication method.
- 14. The licensee must, every 6 months, request by the registered customer's preferred communication method, that the customer confirm or vary his or her expenditure limit.
- 15. The licensee must provide the registered customer with a periodic activity statement every 6 months by the customer's preferred communication method. This requirement only applies if the registered customer has played a gaming machine or automated table game in the last 6 months using the pre-commitment system.
- 16. The pre-commitment system must allow the registered customer to access an on-demand activity statement for the current session of play, the previous month of play or any period up to the previous 6 months of play. The registered customer may request an on-demand activity statement from venue staff.
- 17. The following information must be provided in a periodic and an on-demand activity statement:
 - 17.1 the period of the statement;
 - 17.2 the total amount spent during that period;
 - 17.3 the net amount won or lost during that period.
- 18. The periodic activity statement and on-demand activity statement must be in the registered customer's preferred language, if available.

Miscellaneous

19. The licensee must enter into an agreement with the Minister to allow information recorded by the pre-commitment system to be used for gambling research.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 270 of 2013

MGA0013/13CS

Gaming Machines Variation Regulations 2013

under the Gaming Machines Act 1992

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gaming Machines Regulations 2005

- 4 Variation of regulation 4—Prescribed gaming machine components
- 5 Variation of regulation 5—Prescribed duties
- 6 Variation of regulation 5A—Interpretation
- 7 Variation of regulation 5B—Establishment of trading round
- 8 Variation of regulation 5D—Offer to purchase entitlement in trading round
- 9 Variation of regulation 5E—Commissioner may reject offer or cancel trading round
- 10 Variation of regulation 5K—Review of Part
- 11 Variation of regulation 10—Minister may grant exemptions
- 12 Insertion of regulations 14, 15 and 15A
 - 14 Criteria for recognition of systems (section 10A of Act)
 - 15 Approval of gaming machines and games (section 40 of Act)
 - 15A Prescribed jurisdiction (section 42 of Act)
- Variation of Schedule 2—Fees and charges
- 14 Insertion of Schedules 3 and 4

Schedule 3—Transitional regulations (section 87(5) of Act)

- 1 Transitional regulation—prescribed recognitions
- 2 Transitional regulation—cashless gaming system

Schedule 4—Voluntary Pre-commitment Code

Part 1—Preliminary

1—Short title

These regulations may be cited as the Gaming Machines Variation Regulations 2013.

2—Commencement

These regulations will come into operation on 1 January 2014.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Gaming Machines Regulations 2005

4—Variation of regulation 4—Prescribed gaming machine components

Regulation 4(1)(a)—delete "that constitutes the game to be played in a gaming machine or" and substitute:

, other than a game,

5—Variation of regulation 5—Prescribed duties

Regulation 5—delete "sections 42 and" and substitute:

section

6—Variation of regulation 5A—Interpretation

Regulation 5A, definition of *statutory objective*—delete "12 086 (that is, 3 000 less than the number approved by the Commissioner for operation in the State immediately before 1 February 2005)" and substitute:

13 081

7—Variation of regulation 5B—Establishment of trading round

Regulation 5B(3)—after "given to" insert:

the holder of the casino licence and

8—Variation of regulation 5D—Offer to purchase entitlement in trading round

Regulation 5D(6)—after paragraph (b) insert:

or

(c) the holder of the casino licence.

9—Variation of regulation 5E—Commissioner may reject offer or cancel trading round

Regulation 5E(5)—after "given to" insert:

the holder of the casino licence and

10—Variation of regulation 5K—Review of Part

Regulation 5K(2)—after "submissions from" insert:

the holder of the casino licence, from

11—Variation of regulation 10—Minister may grant exemptions

(1) Regulation 10(3)(a)—delete "prescribed gaming machine components or gaming equipment" and substitute:

games or prescribed gaming machine components

(2) Regulation 10(3)(b)(i)—after "gaming machine" insert:

or game

(3) Regulation 10(3)(b)(ii)—after "gaming machine" insert:

or game

- (4) Regulation 10(3)(b)(iii)—delete "gaming equipment" and substitute:
 - a gaming machine
- (5) Regulation 10(4ba)(a)—delete paragraph (a)

12—Insertion of regulations 14, 15 and 15A

After regulation 13 insert:

14—Criteria for recognition of systems (section 10A of Act)

- (1) For the purposes of section 10A(1)(ca)(i)(E) of the Act, criteria for an account based cashless gaming system recognised under section 10B(1)(c)(i) of the Act must require that—
 - (a) the name and address of each person using the system is provided; and
 - (b) the holder of a gaming machine licence who operates the system enters into an agreement with the Minister to allow information recorded by the system to be used for gambling research.
- (2) For the purposes of section 10A(1)(ca)(ii)(C) of the Act, criteria for an automated risk monitoring system recognised under section 10B(1)(c)(ii) of the Act must require that the holder of a gaming machine licence who operates the system enters into an agreement with the Minister to allow information recorded by the system to be used for gambling research.

15—Approval of gaming machines and games (section 40 of Act)

- (1) For the purposes of section 40(2)(b) and (4)(c) of the Act, a requirement that a gaming machine or a game (as the case requires) operates to allow a maximum bet of \$10 or less is prescribed.
- (2) Subregulation (1) ceases to have effect on the commencement of section 53A(4) of the Act (as inserted by section 96 of the *Statutes Amendment (Gambling Reform) Act 2013*).
- (3) For the purposes of section 40(2)(b) and (4)(c) of the Act, a requirement that a gaming machine or a game (as the case requires) has been certified by the holder of the gaming machine monitor licence as being able to be operated in a way that is compatible with the monitoring system is prescribed.
- (4) For the purposes of section 40(2)(b) and (4)(c) of the Act, a requirement that a gaming machine or a game (as the case requires) complies with the *Australian and New Zealand Gaming Machine National Standard* version 10.0 (or any subsequent version) as modified by the relevant Appendix is prescribed.
- (5) In this regulation—

 relevant Appendix in relation to a version of the Australian and New

 Zealand Gaming Machine National Standard means—
 - (a) the latest South Australian Appendix to that version; or
 - (b) the latest Appendix to that version of a jurisdiction referred to in regulation 15A.

15A—Prescribed jurisdiction (section 42 of Act)

For the purposes of section 42(7) and (8) of the Act, the following jurisdictions are prescribed:

- (a) New South Wales:
- (b) New Zealand;
- (c) Queensland;
- (d) Victoria.

13—Variation of Schedule 2—Fees and charges

Schedule 2, item 13—delete item 13

14—Insertion of Schedules 3 and 4

After Schedule 2 insert:

Schedule 3—Transitional regulations (section 87(5) of Act)

1—Transitional regulation—prescribed recognitions

- (1) Section 10B(2) of the Act (as substituted by section 65(2) of the *Statutes Amendment (Gambling Reform) Act 2013*) is modified in its application to a prescribed recognition that was published by the Authority before the commencement of that subsection such that the prescribed recognition will continue in force for a period of 5 years after the commencement of that subsection (but the Authority may withdraw the recognition before the end of that period by notice in the Gazette if it thinks fit).
- (2) In this clause—

 prescribed recognition means a recognition of a person as an industry body with whom a licensee may enter into a responsible gambling agreement.

2—Transitional regulation—cashless gaming system

Section 53A(1) of the Act (as inserted by section 96 of the *Statutes Amendment (Gambling Reform) Act 2013*) is, until 31 December 2018, modified in its application to the holder of a gaming machine licence such that the licensee must not provide any gaming machine that may be operated in connection with a cashless gaming system unless—

- (a) the system is recognised by the Authority under section 10B(1)(c)(i) of the Act; and
- (b) the gaming machine is operated in connection with an automated risk monitoring system recognised by the Authority under section 10B(1)(c)(ii) of the Act; and
- (c) the gaming machine is operated in connection with a pre-commitment system that is operated by the licensee in compliance with the requirements of the Voluntary Pre-commitment Code set out in Schedule 4.

Schedule 4—Voluntary Pre-commitment Code

Registration

- 1. The licensee must permit a customer who wishes to do so to register with the pre-commitment system by—
 - 1.1 completing an application in writing at a venue; or
 - 1.2 making a request in person to venue staff.
- 2. The licensee must not only offer pre-commitment in conjunction with a loyalty system.
- 3. The licensee must provide a customer who applies for registration with the following information, in writing, regarding the terms and conditions of registration with the pre-commitment system:
 - 3.1 the process by which a registered customer may vary his or her expenditure limits and other details, and how and when the variation will apply;
 - 3.2 privacy protections for the registered customer;
 - 3.3 the application of a default daily expenditure limit if the registered customer does not specify his or her own expenditure limit;
 - 3.4 the consequences if the registered customer exceeds an expenditure limit, in particular—
 - 3.4.1 that the pre-commitment system will monitor the customer's play data to enable a reminder message to be sent to the customer; and
 - 3.4.2 that the pre-commitment system will notify venue staff when a registered customer exceeds his or her expenditure limit
- 4. The licensee must obtain the customer's consent to the terms and conditions before registering a customer.
- 5. The licensee must record on the pre-commitment system a registered customer's preferred—
 - 5.1 language for use on the pre-commitment system (*the preferred language*); and
 - 5.2 method of communication (post or in-venue communication (*the preferred communication method*)).

Setting and varying limits

- 6. The pre-commitment system must allow a registered customer to—
 - 6.1 set a daily or weekly expenditure limit (eg \$50 per day); and
 - 6.2 vary any matter referred to in 6.1 by completing an application, in writing, at a venue or by making a request, in person, to venue staff.
- 7. If a registered customer does not specify an expenditure limit, the pre-commitment system must set a default daily expenditure limit of \$100 per day.

- 8. The pre-commitment system must apply any variations referred to in 6.2 as follows:
 - 8.1 a variation (other than a variation to increase an expenditure limit) must be applied as soon as practicable if the customer has played a gaming machine since registering;
 - 8.2 if the customer has played a gaming machine since registering and the requested variation is to increase an expenditure limit, the variation must only be applied if a period of 24 hours has passed since the making of the request.
- 9. Once a varied expenditure limit is applied by the pre-commitment system, any previous expenditure limit set by the registered customer has no effect.

Operation of the pre-commitment system

- 10. The pre-commitment system must comply with the following requirements:
 - 10.1 the system must use the registered customer's preferred language, if available, but may use English until the data about customer preferences is analysed to identify a minimum set of common languages to be offered by the system;
 - the system must be capable of displaying on-screen messages on a primary screen or an ancillary screen;
 - 10.3 the system must enable the display of a reminder message set by the licensee on the primary screen or the ancillary screen when the registered customer reaches 90% of his or her expenditure limit;
 - 10.4 if a registered customer exceeds his or her expenditure limit, the system must enable the display of a message set by the licensee on the primary screen or the ancillary screen;
 - 10.5 if the registered customer continues to play after exceeding his or her expenditure limit, the system must enable a further reminder message to be displayed on the primary screen or the ancillary screen when the customer exceeds his or her expenditure limit by 10%;
 - the system must notify venue staff when the registered customer exceeds his or her expenditure limit.
- 11. For the purposes of item 10—

primary screen means a gaming machine screen;

ancillary screen means a screen measuring not less than 14 cm in width and 5 cm in height that is in the sandwich board of a gaming machine.

12. The registered customer's pre-commitment data must be usable on the same system if that system is available on another gaming machine (whether the machine is in the same or a different venue).

Communication

- 13. The licensee must communicate with a registered customer by the preferred communication method.
- 14. The licensee must, every 6 months, request by the registered customer's preferred communication method, that the customer confirm or vary his or her expenditure limit.
- 15. The licensee must provide the registered customer with a periodic activity statement every 6 months by the customer's preferred communication method. This requirement only applies if the registered customer has played a gaming machine in the last 6 months using the pre-commitment system.

- 16. The pre-commitment system must allow the registered customer to access an on-demand activity statement for the current session of play, the previous month of play or any period up to the previous 6 months of play. The registered customer may request an on-demand activity statement from venue staff.
- 17. The following information must be provided in a periodic and an on-demand activity statement:
 - 17.1 the period of the statement;
 - 17.2 the total amount spent during that period;
 - 17.3 the net amount won or lost during that period.
- 18. The periodic activity statement and on-demand activity statement must be in the registered customer's preferred language, if available.

Miscellaneous

19. The licensee must enter into an agreement with the Minister to allow information recorded by the pre-commitment system to be used for gambling research.

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 271 of 2013

MGA0013/13CS

Gaming Machines (Cash Facilities) Variation Regulations 2013

under the Gaming Machines Act 1992

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gaming Machines Regulations 2005

4 Insertion of regulation 15B

15B Prescribed cash facilities limitations (section 51B of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Gaming Machines (Cash Facilities) Variation Regulations 2013*.

2—Commencement

These regulations will come into operation on 1 February 2014.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Gaming Machines Regulations 2005

4—Insertion of regulation 15B

After regulation 15A insert:

15B—Prescribed cash facilities limitations (section 51B of Act)

For the purposes of section 51B(1) of the Act, the following limitations are prescribed:

- (a) each withdrawal from an EFTPOS facility must be for an amount not exceeding \$200;
- (b) cash may only be obtained directly from a person operating the EFTPOS facility (and may not be obtained remotely from a machine or facility at some other location).

Note-

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 272 of 2013

MGA0013/13CS

Gaming Machines Variation Regulations 2013

under the Gaming Machines Act 1992

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gaming Machines Regulations 2005

- 4 Substitution of regulation 5
 - 5 Prescribed duties
- 5 Revocation of regulation 6
- 6 Variation of regulation 9—Certain tasks must not be delegated
- 7 Variation of Schedule 1—Forms
- 8 Variation of Schedule 2—Fees and charges

Part 1—Preliminary

1—Short title

These regulations may be cited as the Gaming Machines Variation Regulations 2013.

2—Commencement

These regulations will come into operation on 1 July 2014.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Gaming Machines Regulations 2005

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Prescribed duties

For the purposes of section 49 of the Act, the following duties are prescribed:

- (a) paying out winnings;
- (b) issuing or redeeming gaming tokens;
- (c) opening a secure area of a gaming machine;

- (d) performing any tasks that require the opening of a secure area of a gaming machine;
- (e) if a gaming machine on the licensed premises operates in connection with a cashless gaming system—
 - (i) providing assistance to a person using the cashless gaming system; or
 - (ii) assisting the user of the cashless gaming system to store and transfer value from a user's account to a gaming machine; or
 - (iii) providing assistance to a person using the pre-commitment system.

5—Revocation of regulation 6

Regulation 6—delete the regulation

6—Variation of regulation 9—Certain tasks must not be delegated

- (1) Regulation 9—delete "an approved gaming machine" and substitute: a gaming
- (2) Regulation 9(a)—delete paragraph (a) and substitute:
 - (a) exercise powers or perform any functions or duties specified in a code of practice prescribed by the Authority to be undertaken by a gaming manager; or

7—Variation of Schedule 1—Forms

- (1) Schedule 1, clause 1(b)(ii)—delete subparagraph (ii)
- (2) Schedule 1, clause 1(c)(iii)(C) and (D)—delete subsubparagraphs (C) and (D)
- (3) Schedule 1, clause 1(c)(iii)—delete "or approval"
- (4) Schedule 1, clause 2(b)(ii)—delete subparagraph (ii)
- (5) Schedule 1, clause 2(c)(iii)(C) and (D)—delete subsubparagraphs (C) and (D)
- (6) Schedule 1, clause 2(c)(iii)—delete "or approval"
- (7) Schedule 1, clause 2(d)—delete paragraph (d)
- (8) Schedule 1, clause 3(e)(iii)(C) and (D)—delete subsubparagraphs (C) and (D)
- (9) Schedule 1, clause 6—delete the clause

8—Variation of Schedule 2—Fees and charges

- (1) Schedule 2, items 4 and 5—delete items 4 and 5
- (2) Schedule 2, item 7(a)—delete "37 or"

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 273 of 2013

MGA0013/13CS

Independent Gambling Authority Regulations 2013

under the Independent Gambling Authority Act 1995

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Particulars to be included in notice (section 15E of Act)
- 5 Procedures to be observed by authorised persons (section 15I of Act)
- 6 Prescribed particulars to be contained in register (section 15M of Act)

1—Short title

These regulations may be cited as the *Independent Gambling Authority Regulations 2013*.

2—Commencement

These regulations will come into operation on 1 July 2014.

3—Interpretation

In these regulations—

Act means the Independent Gambling Authority Act 1995.

4—Particulars to be included in notice (section 15E of Act)

- (1) For the purposes of section 15E(2) of the Act—
 - (a) the following particulars to be included in a notice of a barring order given to a barred person are prescribed:
 - (i) the name and address of the barred person;
 - (ii) the date on which the barring order is made;
 - (iii) the period for which the barring order remains in force;
 - (iv) in the case of a barring order made by the Authority at the request of the barred person—the first date on which the barring order may be revoked or varied (not being a date earlier than the end of the prescribed minimum period as defined in section 15D(3) of the Act);
 - (v) subject to subregulation (2), sufficient details of the activities, premises or place from which the person is barred, to enable the barred person to understand the extent of the barring order;
 - (vi) a statement warning the barred person that it is an offence to contravene or fail to comply with a barring order; and
 - (b) the following particulars to be included in a notice varying a barring order given to a barred person are prescribed:

- (i) the prescribed particulars to be included in a notice of a barring order under paragraph (a);
- (ii) a statement outlining the varied provisions of the barring order;
- (iii) the date from which the barring order is taken to be varied; and
- (c) the following particulars to be included in a notice revoking a barring order given to a barred person are prescribed:
 - (i) the prescribed particulars to be included in a notice of a barring order under paragraph (a);
 - (ii) a statement to the effect that the barring order is revoked;
 - (iii) the date on which the barring order is taken to be revoked.
- (2) In the case of a barring order made by the Authority, the prescribed particulars referred to in subregulation (1)(a)(v) should not be included in a notice given to a barred person if the person nominates not to receive these details.

5—Procedures to be observed by authorised persons (section 15I of Act)

- (1) Pursuant to section 15I(3) of the Act, the following procedures are prescribed as procedures to be observed by authorised persons (other than police officers) in or in connection with the removal of persons barred from licensed premises:
 - (a) if a person who is barred from licensed premises under Part 4 of the Act—
 - (i) seeks to enter the premises; or
 - (ii) refuses or fails to comply with a requirement under section 15I(1) of the Act,

an authorised person may prevent the person from entering the premises, or remove the person from the premises, using the force reasonably necessary for the purpose;

- (b) an authorised person must, if practicable, before using force to prevent a person from entering, or remove a person from, licensed premises—
 - (i) advise the person that he or she is authorised to use reasonable force to prevent persons from entering, or remove persons from, the premises; and
 - (ii) explain that he or she will, unless the person agrees that he or she will not enter the premises, or agrees to leave the premises, use force to prevent the person from entering, or remove the person from, the premises;
- (c) an authorised person must not, while using force to prevent a person from entering, or remove a person from, licensed premises, hold the person above the person's shoulders, or undertake any other action in respect of the person, in a way that could prevent or restrict the inhalation of air by the person or cause the person to suffer asphyxia (unless the action is necessary in self-defence);
- (d) as soon as reasonably practicable following an incident involving the use of force to prevent a person from entering, or remove a person from, licensed premises, each authorised person involved in the incident must, if he or she is not the licensee, report the incident to the licensee in writing, and must include in the report the details required to be recorded in the register under paragraph (e);

- (e) a licensee of licensed premises must ensure—
 - (i) that a record of each incident involving the use of force by an authorised person to prevent a person from entering, or remove a person from, the licensed premises is entered in a register of such incidents; and
 - (ii) that the register identifies the licensed premises; and
 - (iii) that each entry in the register—
 - (A) includes the following details:
 - the date and time of the incident;
 - the name of the gaming manager on the licensed premises at the time of the incident;
 - whether the incident related to prevention of entry or removal from the licensed premises;
 - the name or employee identification number of the authorised person;
 - the grounds for the use of force;
 - if known, the name, address and date of birth of the person prevented from entering or removed and of any witness to the incident;
 - a description of any injuries sustained by any person as a result of the incident;
 - whether a police officer attended the incident and, if so, the name or badge number of the police officer;
 - a description of the incident and any preceding events; and
 - (B) is dated and signed by the licensee or gaming manager; and
 - (C) is retained for at least 1 year following the occurrence of the incident.
- (2) In this regulation—

licensed premises means premises to which a gaming machine licence relates, or any part of such premises.

6—Prescribed particulars to be contained in register (section 15M of Act)

For the purposes of section 15M(1) of the Act, the following particulars are prescribed (to the extent that they are available to the Authority):

- (a) in relation to each barring order—
 - (i) the name, address, telephone number, email, date of birth and gender of the barred person; and
 - (ii) if a photograph of the person is available—a photograph of the person; and
 - (iii) the prescribed particulars required to be included in a notice given to the barred person under regulation 4; and
 - (iv) any records of an order or decision made by a gambling provider under section 15C(8) of the Act; and

- (v) the date on which any notice under section 15E of the Act relating to the barring order was given to a barred person; and
- (vi) if a notice under section 15E of the Act relating to the barring order was returned undelivered to the Authority or gambling provider, the date on which the notice was returned to the Authority or gambling provider; and
- (vii) if the Authority is conducting a review or a reconsideration of the barring order—that fact; and
- (viii) if the barring order is varied—details of the variation and the date on which the variation was made; and
- (ix) if the barring order is revoked or has expired—the date on which the barring order was revoked or expired;
- (b) in relation to each request for a barring order that is refused—
 - (i) the name, address, email, date of birth and gender of the person who requested the barring order; and
 - (ii) if a photograph of the person is available—a photograph of the person; and
 - (iii) the date on which the person requested a barring order; and
 - (iv) any record of a request or decision made by a gambling provider under section 15C(8) of the Act; and
 - (v) the date on which the Authority or gambling provider refused the request or is taken to have refused the request.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 274 of 2013

MGA0013/13CS

Casino Variation Regulations 2013

under the Casino Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Casino Regulations 2013

4 Variation of Schedule 2—Voluntary Pre-commitment Code

Part 1—Preliminary

1—Short title

These regulations may be cited as the Casino Variation Regulations 2013.

2—Commencement

These regulations will come into operation on 1 July 2015.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Casino Regulations 2013

4—Variation of Schedule 2—Voluntary Pre-commitment Code

(1) Schedule 2, item 1—after item 1.2 insert:

or

- 1.3 completing a form on a website available generally on the Internet.
- (2) Schedule 2, item 3.4—after "limit" first occurring insert:

or fails to comply with a break in play period or no play period

- (3) Schedule 2, item 3.4.2—after "expenditure limit" insert:
 - or fails to comply with a break in play period or no play period
- (4) Schedule 2, item 5.2—after "post" insert:

, email, SMS

- (5) Schedule 2, item 6.1—delete the item and substitute:
 - 6.1 set the following:
 - 6.1.1 a daily or weekly expenditure limit (eg \$50 per day);
 - 6.1.2 break in play periods (eg a 5 minute break every hour);
 - 6.1.3 no play periods (eg pay or pension day, the hours when children are picked up from school);
 - 6.1.4 a personal reminder message to be displayed at the gaming machine or automated table game when the customer exceeds his or her expenditure limit or fails to comply with a break in play period or no play period; and
- (6) Schedule 2, item 6.2—after "the casino premises" insert:
 - , online, at an automated kiosk
- (7) Schedule 2, item 8—delete items 8.1 and 8.2 and substitute:
 - 8.1 a variation must be applied as soon as practicable if the customer has not played a gaming machine or automated table game since registering;
 - 8.2 a variation (other than a variation to increase an expenditure limit) must be applied as soon as practicable if the customer has played a gaming machine or automated table game since registering;
 - 8.3 if the customer has played a gaming machine or automated table game since registering and the requested variation is to increase an expenditure limit, the variation must only be applied if—
 - 8.3.1 a period of 24 hours has passed since the making of the request; and
 - 8.3.2 the customer has confirmed to the licensee (in person or by any other means) that he or she still requires the making of the variation.
- (8) Schedule 2, item 10.3—after "reaches" insert:

50%, 75% and

(9) Schedule 2, item 10.4—delete "a message set by the licensee" and substitute:

the customer's personal reminder message (or, if the customer has not set a reminder message, a default message set by the licensee)

(10) Schedule 2, item 10.5—after "10%" insert:

, 20% and 50%

(11) Schedule 2, item 10.6—after "limit" insert:

or fails to comply with a break in play period or no play period

- (12) Schedule 2, item 10—after item 10.6 insert:
 - 10.7 if a registered customer fails to comply with a break in play period or a no play period, the system must enable the display of the customer's personal reminder message (or, if the customer has not set a reminder message, a default message set by the licensee) on the primary screen or the ancillary screen;

- 10.8 if a reminder message is displayed on a primary screen, the system must not allow the message to be removed from the display until the registered customer acknowledges the message;
- 10.9 if a reminder message is displayed on an ancillary screen, the system must not allow a registered customer to continue play until the customer acknowledges the message.
- (13) Schedule 2, item 16—after "staff" insert:
 - , online or at an automated kiosk
- (14) Schedule 2, item 17.3—delete the item and substitute:
 - 17.3 each amount won and lost during that period;
 - 17.4 the net amount won or lost during that period;
 - 17.5 the current expenditure limit;
 - 17.6 the number of times the registered customer exceeded his or her expenditure limit during that period.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 275 of 2013

MGA0013/13CS

South Australia

Gaming Machines Variation Regulations 2013

under the Gaming Machines Act 1992

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gaming Machines Regulations 2005

4 Variation of Schedule 4—Voluntary Pre-commitment Code

Part 1—Preliminary

1—Short title

These regulations may be cited as the Gaming Machines Variation Regulations 2013.

2—Commencement

These regulations will come into operation on 1 July 2015.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of Gaming Machines Regulations 2005

4—Variation of Schedule 4—Voluntary Pre-commitment Code

(1) Schedule 4, item 1—after item 1.2 insert:

or

- 1.3 completing a form on a website available generally on the Internet.
- (2) Schedule 4, item 3.4—after "limit" first occurring insert:

or fails to comply with a break in play period or no play period

- (3) Schedule 4, item 3.4.2—after "expenditure limit" insert:
 - or fails to comply with a break in play period or no play period
- (4) Schedule 4, item 5.2—after "post" insert:

, email, SMS

- (5) Schedule 4, item 6.1—delete the item and substitute:
 - 6.1 set the following:
 - 6.1.1 a daily or weekly expenditure limit (eg \$50 per day);
 - 6.1.2 break in play periods (eg a 5 minute break every hour);
 - 6.1.3 no play periods (eg pay or pension day, the hours when children are picked up from school);
 - 6.1.4 a personal reminder message to be displayed at the gaming machine when the customer exceeds his or her expenditure limit or fails to comply with a break in play period or no play period; and
- (6) Schedule 4, item 6.2—after "a venue" insert:
 - , online, at an automated kiosk
- (7) Schedule 4, item 8—delete items 8.1 and 8.2 and substitute:
 - 8.1 a variation must be applied as soon as practicable if the customer has not played a gaming machine since registering;
 - 8.2 a variation (other than a variation to increase an expenditure limit) must be applied as soon as practicable if the customer has played a gaming machine since registering;
 - 8.3 if the customer has played a gaming machine since registering and the requested variation is to increase an expenditure limit, the variation must only be applied if—
 - 8.3.1 a period of 24 hours has passed since the making of the request;
 - 8.3.2 the customer has confirmed to the licensee (in person or by any other means) that he or she still requires the making of the variation.
- (8) Schedule 4, item 10.3—after "reaches" insert:

50%, 75% and

(9) Schedule 4, item 10.4—delete "a message set by the licensee" and substitute:

the customer's personal reminder message (or, if the customer has not set a reminder message, a default message set by the licensee)

(10) Schedule 4, item 10.5—after "10%" insert:

, 20% and 50%

(11) Schedule 4, item 10.6—after "limit" insert:

or fails to comply with a break in play period or no play period

- (12) Schedule 4, item 10—after item 10.6 insert:
 - 10.7 if a registered customer fails to comply with a break in play period or a no play period, the system must enable the display of the customer's personal reminder message (or, if the customer has not set a reminder message, a default message set by the licensee) on the primary screen or the ancillary screen;

- 10.8 if a reminder message is displayed on a primary screen, the system must not allow the message to be removed from the display until the registered customer acknowledges the message;
- 10.9 if a reminder message is displayed on an ancillary screen, the system must not allow a registered customer to continue play until the customer acknowledges the message.
- (13) Schedule 4, item 16—after "staff" insert:
 - , online or at an automated kiosk
- (14) Schedule 4, item 17.3—delete the item and substitute:
 - 17.3 each amount won and lost during that period;
 - 17.4 the net amount won or lost during that period;
 - 17.5 the current expenditure limit;
 - 17.6 the number of times the registered customer exceeded his or her expenditure limit during that period.

Made by the Governor

with the advice and consent of the Executive Council on 5 December 2013

No 276 of 2013

MGA0013/13CS

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CITY OF PROSPECT

Review of Elector Representation

NOTICE is hereby given that the City of Prospect has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

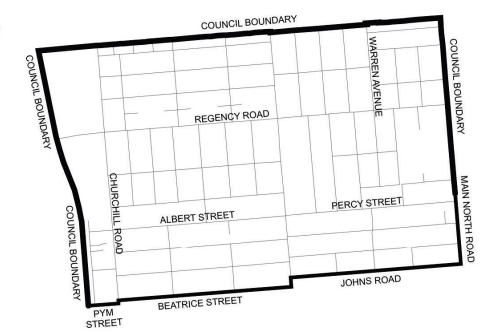
Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014.

- The elected Council will comprise an elected Mayor and eight ward councillors.
- The council area will be divided into four wards, as defined in Schedules One to Four inclusive, with each ward being represented by two ward councillors.
- The wards will be identified as North, West, Central and East.

SCHEDULE 1 North Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the north, east and west, and Pym Street, Churchill Road, Beatrice Street, Prospect Road, Johns Road and Main North Road.

North Ward

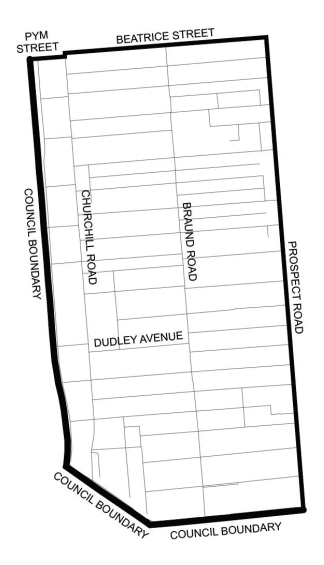




SCHEDULE 2 West Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the west and south, and Pym Street, Churchill Road, Beatrice Street and Prospect Road.

West Ward

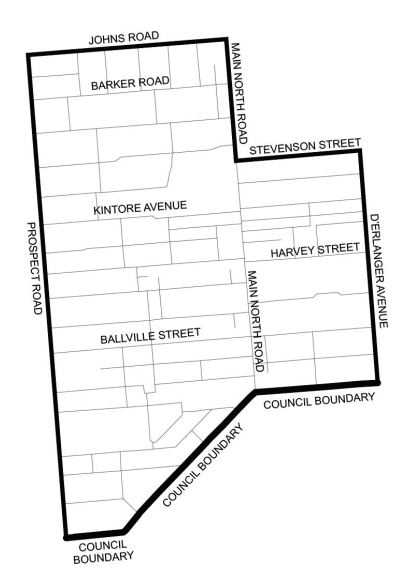




SCHEDULE 3 Central Ward

Comprising all the land contained within the bounds of the area defined as Prospect Road, Johns Road, Main North Road, Stevenson Street, Derlanger Avenue and the Council boundary in the south.

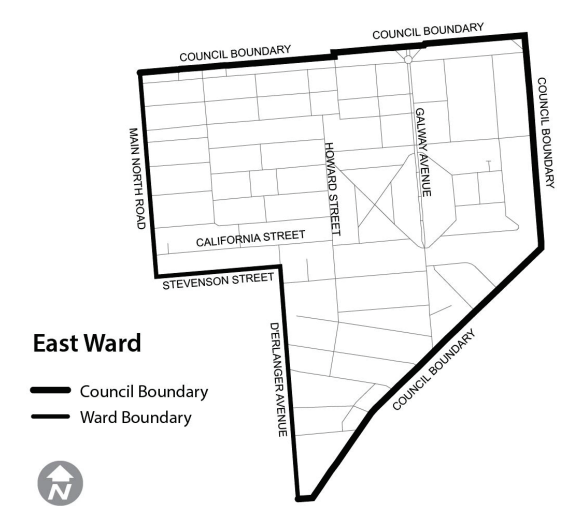
Central Ward





SCHEDULE 4 East Ward

Comprising all the land contained within the bounds of the area defined the Council boundaries in the north, east and south, Main North Road, Stevenson Street and Derlanger Avenue.



DISTRICT COUNCIL OF MALLALA

Review of Elector Representation

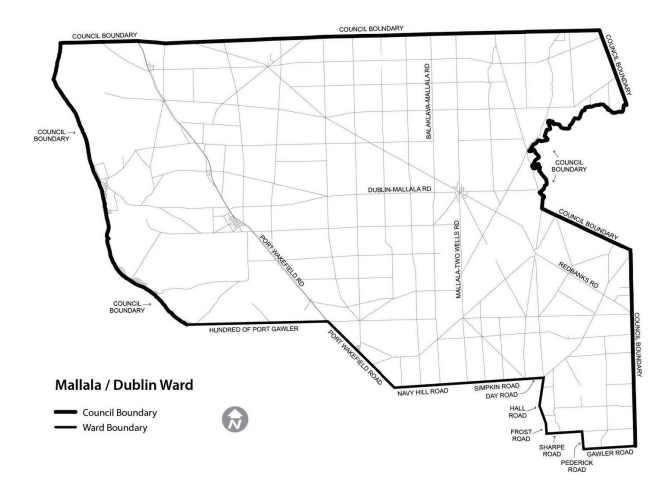
NOTICE is hereby given that the District Council of Mallala has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014.

- The principal member of Council will be a mayor elected by the community, in accordance with the results of the poll conducted by Electoral Commission SA (on behalf of the District Council of Mallala) in November 2010.
- The elected Council will comprise an elected Mayor and nine ward councillors.
- The council area will be divided into three wards, as defined in Schedules One to Three inclusive, with each ward being represented by three ward councillors.
- The wards will be identified as Mallala/Dublin, Two Wells and Lewiston.

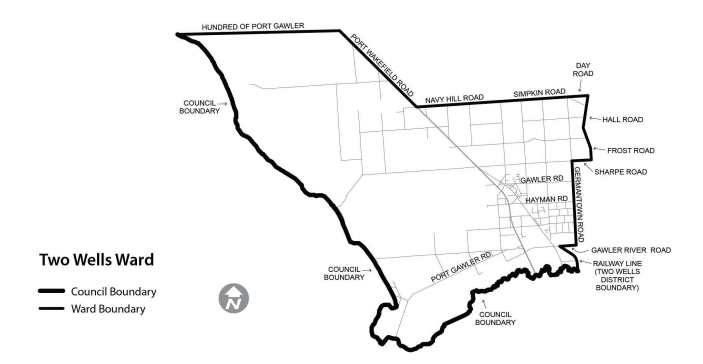
Mallala/Dublin Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the north, west (coastline) and east; the existing boundary of the Hundred of Port Gawler; Port Wakefield Road; Navvy Hill Road; Simpkin Road; Day Road; Hall Road; Frost Road; Sharpe Road; Pederick Road; and Gawler Road.



SCHEDULE 2 Two Wells Ward

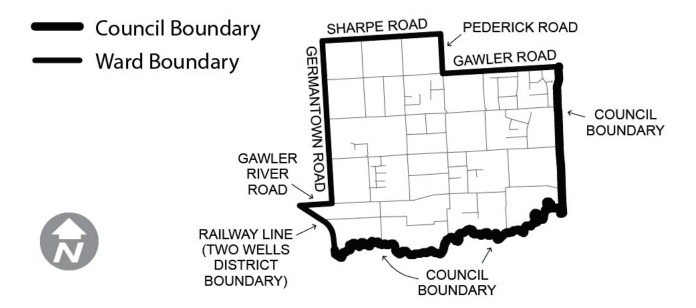
Comprising all the land contained within the bounds of the area defined as the Council boundaries in the west (coastline) and south; the existing boundary of the Hundred of Port Gawler; Port Wakefield Road; Navvy Hill Road; Simpkin Road; Day Road; Hall Road; Frost Road; Sharpe Road; Germantown Road; Gawler River Road; and the railway line (Two Wells District Boundary).



Lewiston Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the south and east; Gawler Road; Pederick Road; Sharpe Road; Germantown Road; Gawler River Road; and the railway line (Two Wells District Boundary).

Lewiston Ward



C. MANSUETO, Chief Executive Officer

MID MURRAY COUNCIL

Review of Elector Representation

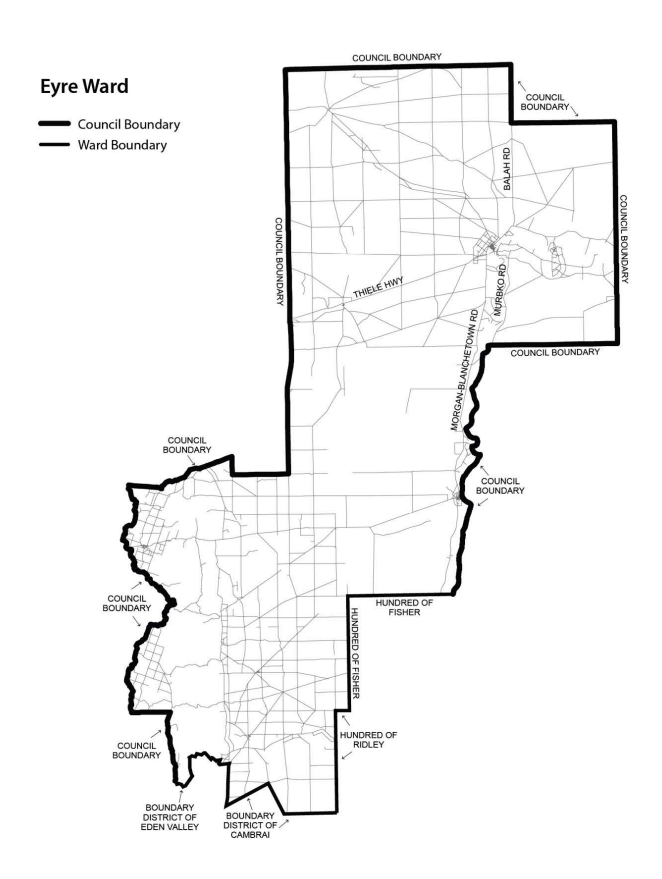
NOTICE is hereby given that the Mid Murray Council has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014.

- The Council will comprise an elected Mayor and nine ward councillors.
- The Council area will be divided into three wards, as defined in Schedules One to Three inclusive.
- The wards will be identified as Eyre, Shearer and Murray.
- The Eyre Ward will be represented by three ward councillors; the Shearer Ward will be represented by four ward councillors; and the Murray Ward will be represented by two ward councillors.

SCHEDULE 1 Eyre Ward

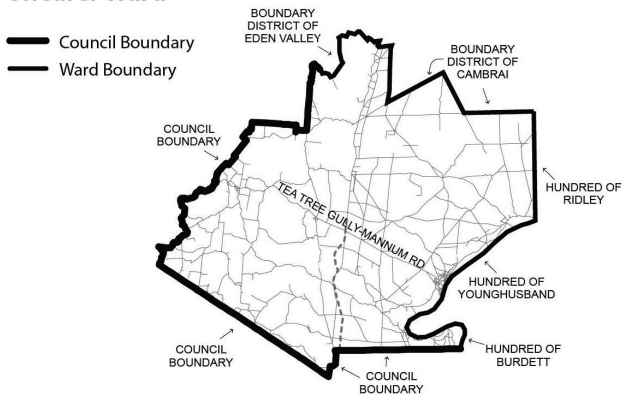
Comprising all the land contained within the bounds of the area defined as the Council boundaries in the north, east and west; and the boundaries of the Hundreds of Fisher and Ridley and the southern boundaries of the districts of Cambrai and Eden Valley.



Shearer Ward

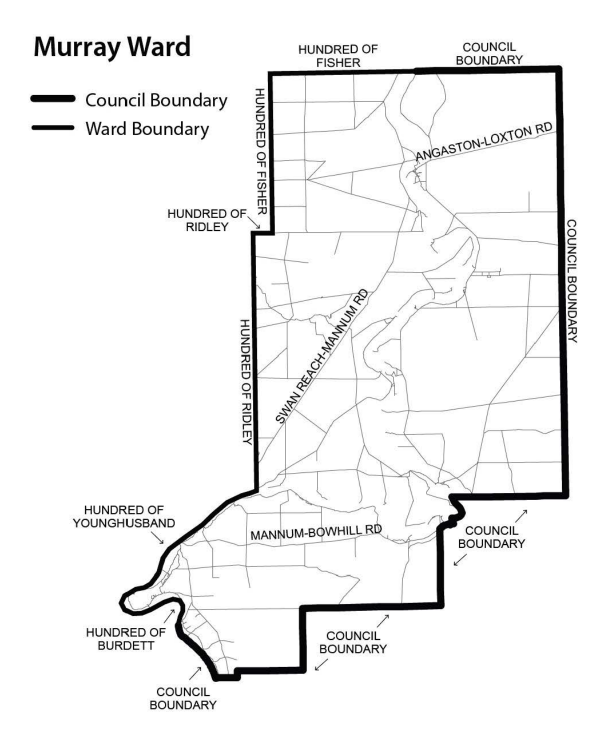
Comprising all the land contained within the bounds of the area defined as the Council boundaries in the west and south; the southern boundaries of the districts of Eden Valley and Cambrai, and the western boundaries of the Hundreds of Ridley, Younghusband and Burdett.

Shearer Ward



SCHEDULE 3 Murray Ward

Comprising all the land contained within the bounds of the area defined as Council boundaries to the north, east and south; and the boundaries of the Hundreds of Burdett, Younghusband, Ridley and Fisher.



R. J. PEATE, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Review of Elector Representation

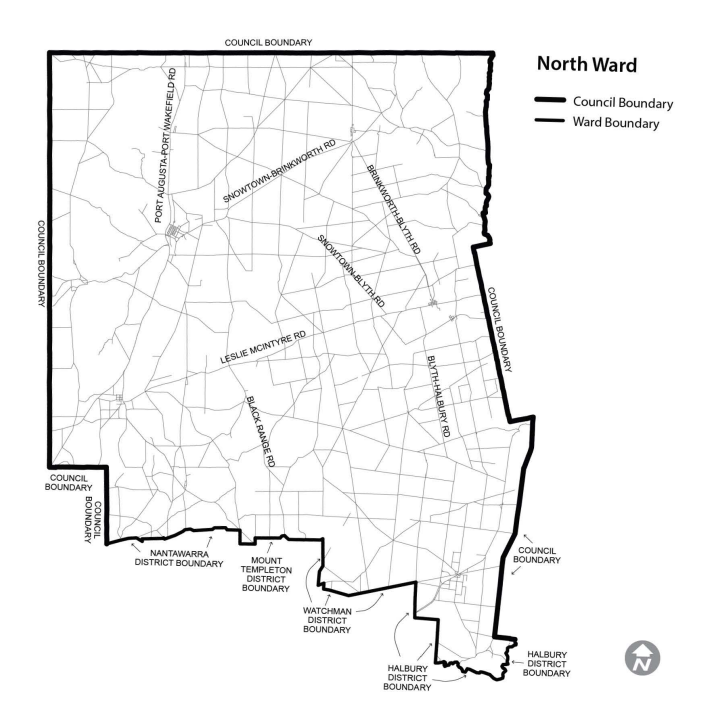
NOTICE is hereby given that the Wakefield Regional Council has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014.

- The Council will comprise an elected Mayor and nine ward councillors.
- The council area will be divided into three wards, as defined in Schedules 1 to 3 inclusive.
- The wards will be identified as North, Central and South.
- The North Ward will be represented by three ward councillors; the Central Ward will be represented by four ward councillors; and the South Ward will be represented by two (2) ward councillors.

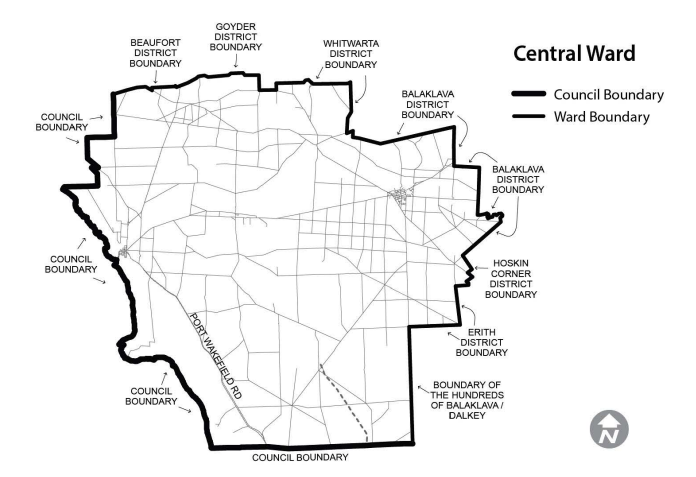
SCHEDULE 1 North Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the north, east and west; and the southern boundaries of the districts of Nantawarra, Mount Templeton, Watchman and Halbury.



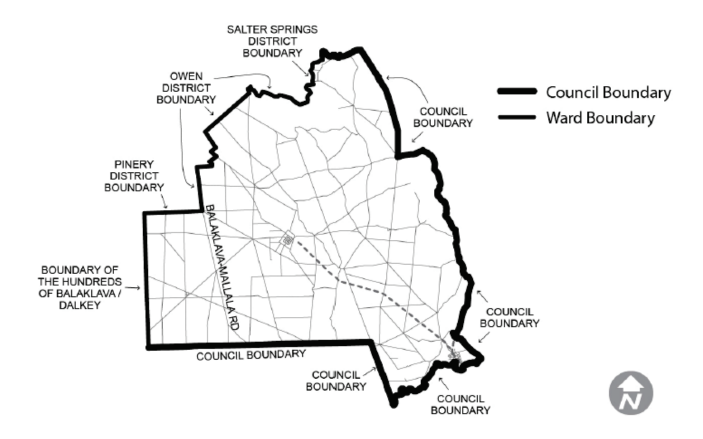
SCHEDULE 2 Central Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the west and south; the northern boundaries of the districts of Beaufort, Goyder, Whitwarta and Balaklava; the eastern boundaries of the districts of Balaklava, Hoskin Corner and Erith; and the boundary between the Hundreds of Balaklava and Dalkey in the district of Pinery.



SCHEDULE 3 South Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the south and east; the northern boundaries of the districts of Salter Springs and Owen; the western boundary of the district of Owen; the northern boundary of the district of Pinery; and the boundary between the Hundreds of Balaklava and Dalkey in the district of Pinery.



C ATKINSON, Chief Executive Officer

WATTLE RANGE COUNCIL

Elector Representation Review

NOTICE is hereby given that the Wattle Range Council has reviewed its composition and elector representation arrangements, in accordance with the provisions of Section 12 (4) of the Local Government Act 1999.

Pursuant to Section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Local Government Act 1999 and may therefore be put into effect as from polling day of the first periodic election held after the publication of this notice.

The Wattle Range Council will comprise the Mayor (as the principal member) and 11 Ward Councillors and the Council area will be divided into four wards as defined below.

The revised representation arrangements are as follows:

THE FIRST SCHEDULE

Kintore Ward: To comprise of two Ward Councillors and alter and adjust the boundaries of the existing Kintore Ward as follows:

Comprising the whole of the Hundreds of Kennion, Short and Symon and portions of the Hundreds of Lake George, Mayurra, Mount Muirhead, Riddoch and Rivoli Bay, County of Grey, bounded as follows:

Kintore Ward

Commencing at the north-western corner of the council boundary proceeding east along the northern council boundary, then southerly along the eastern boundaries of the Hundred of Short and portion of the Hundred of Riddoch, west and north-westerly along Reedy Creek Road, southerly along the eastern boundary of the Hundred of Mount Muirhead, west along Facey Road, north-westerly along Agricultural Bureau Drive and Princes Highway, south-westerly along Walkers Tin Hut Road, St Clair Road and Bowman Road, south-easterly along Canunda Frontage Road, south-westerly along Canunda Causeway to its end and straight through Sections 112, 157 and 158, Hundred of Mayurra to the council boundary and generally north-westerly along the council boundary to the commencement point.

THE SECOND SCHEDULE

Riddoch Ward: Comprising that portion of the Wattle Range Council contained within the existing Riddoch Ward.

The Existing Riddoch Ward to retain the name 'Riddoch Ward' and comprise of two Ward Councillors.

THE THIRD SCHEDULE

Corcoran Ward: To comprise of five Ward Councillors and alter and adjust the boundaries of the existing Corcoran Ward as follows:

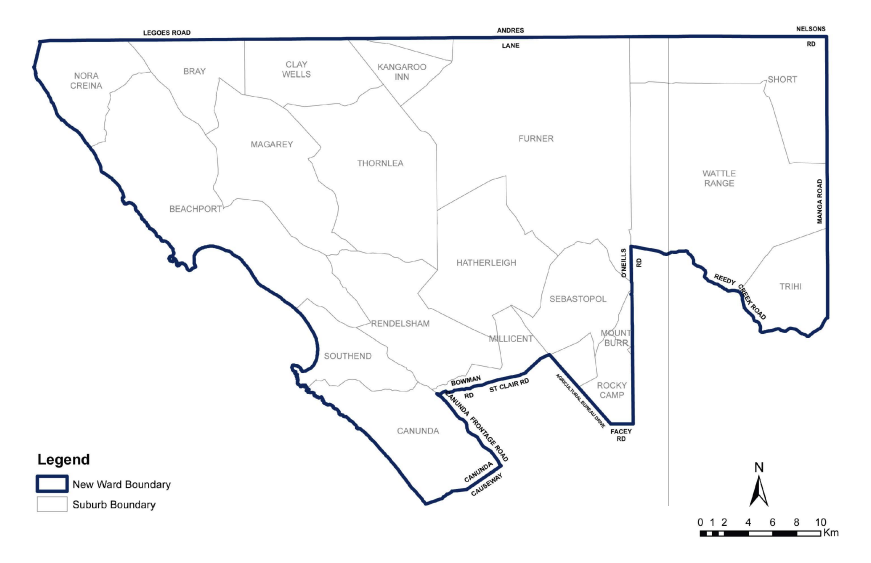
Comprising portions of the Hundreds of Benara, Hindmarsh, Mayurra, Mount Muirhead and Rivoli Bay, County of Grey, bounded as follows:

Corcoran Ward

Commencing at the south-western corner of the council boundary proceeding east along the southern council boundary, then north-westerly along Alleynes Lane, northerly along the eastern boundary of A72 Hd Hindmarsh, northerly along Kennedys Track, then following a straight line from the north-eastern corner of S456 to the eastern boundary of A255 Hd Hindmarsh, northerly along Pear Tree Hill Road, along the eastern boundary of A276 and southern boundary of S363 Hd Hindmarsh, north-westerly along Overland Track, westerly along Rock Shelter Track and the northern boundary of the Hundred of Hindmarsh, west along Facey Road, north-westerly along Agricultural Bureau Drive and Princes Highway, south-westerly along Walkers Tin Hut Road, St Clair Road and Bowman Road, south-easterly along Canunda Frontage Road, south-westerly along Canunda Causeway to its end and straight through Sections 112, 157 and 158, Hundred of Mayurra to the council boundary and generally south-easterly along the council boundary to the commencement point.

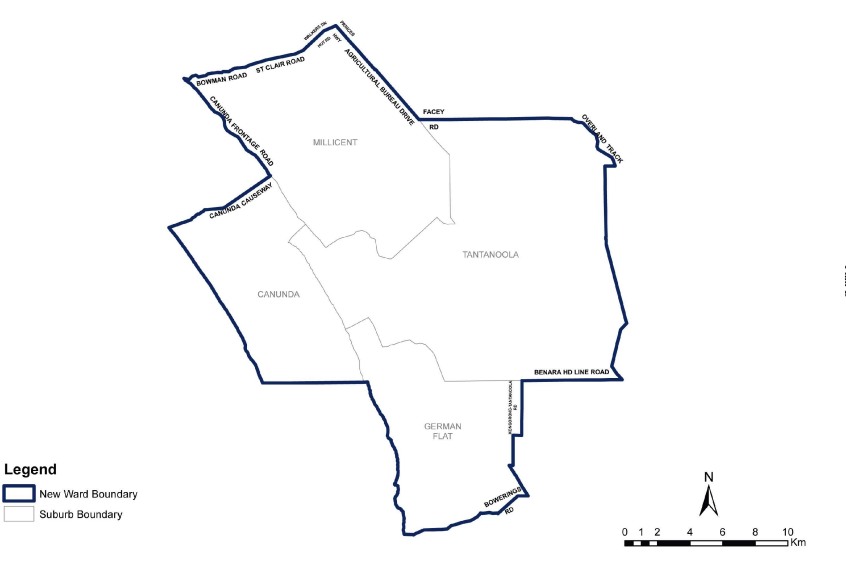
THE FOURTH SCHEDULE

Sorby Adams Ward: Comprising that portion of the Wattle Range Council contained within the existing Sorby Adams Ward. The Existing Sorby Adams Ward to retain the name 'Sorby Adams Ward' and comprise of two Ward Councillors.



Plan A

4501

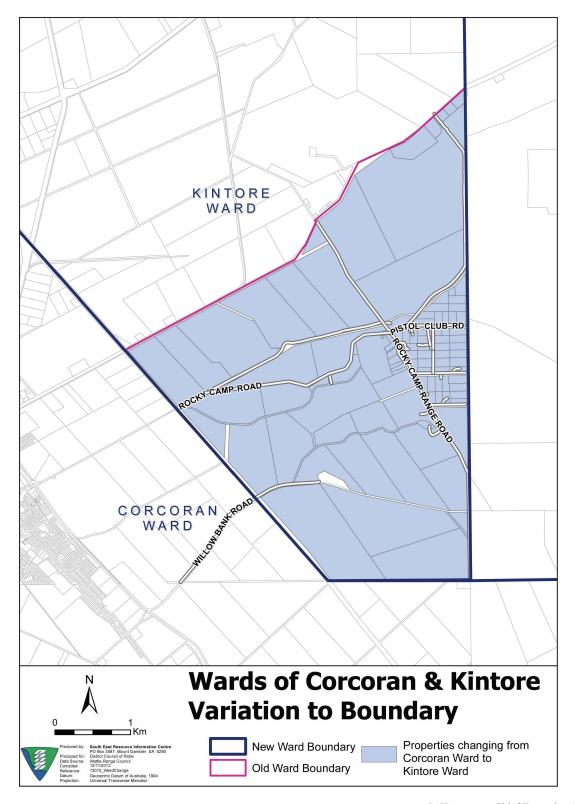


Plan C

The image below shows which properties will become part of the Kintore Ward.

The properties shaded blue will change from the Corcoran Ward to the Kintore Ward.

The new southern boundary (shown in blue) will run along land property boundaries. The current boundary is shown in pink.



YORKE PENINSULA COUNCIL

Review of Elector Representation

NOTICE is hereby given that the Yorke Peninsula Council has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

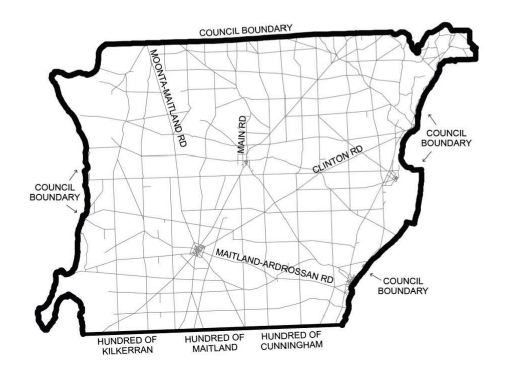
Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014.

- The Council will continue to comprise an elected Mayor and 11 ward councillors.
- The council area will be divided into three wards, as defined in Schedules One to Three inclusive.
- The wards will continue to be identified as Kalkabury, Gum Flat and Innes/Penton Vale.
- The Kalkabury and Innes/Penton Vale Wards will each be represented by four ward councillors and the Gum Flat Ward will be represented by three ward councillors.
- The name of the Council will change from District Council of Yorke Peninsula to Yorke Peninsula Council.

Kalkabury Ward

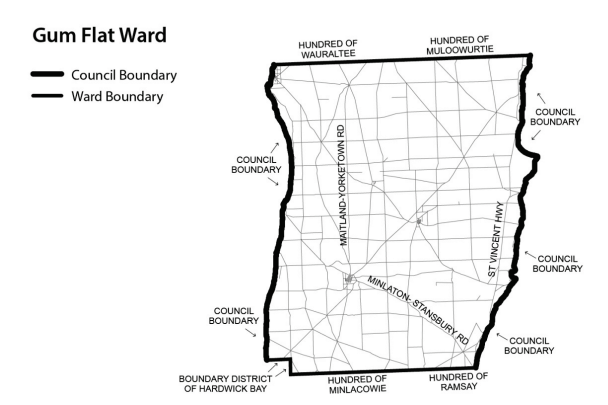
Comprising all the land contained within the bounds of the area defined as the Council boundaries in the north, east and west (coastline); and the southern boundaries of the Hundreds of Kilkerran, Maitland and Cunningham.

Kalkabury Ward



Gum Flat Ward

Comprising all the land contained within the bounds of the area defined as the Council boundaries in the east and west (coastline); the northern boundaries of the Hundreds of Wauraltee and Muloowurtie (which align with the southern boundaries of the Hundreds of Kilkerran, Maitland and Cunningham); and the southern boundaries of the Hundreds of Ramsay and Minlacowie, continuing around the northern boundary of the district of Hardwicke Bay.



Innes/Penton Vale Ward

Comprising all the land contained within the bounds of the area defined as the northern and eastern boundaries of the district of Hardwicke Bay; the northern boundaries of the Hundreds of Moorowie and Dalrymple (which align with the southern boundaries of the Hundreds of Ramsay and Minlacowie); and the Council boundary (coastline).

Council Boundary Ward Boundary Council Boundary

A. CAMERON, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Change and Confirmation of a Name for a Public Road

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 12 November 2013, resolved pursuant to Section 219 (1) of the Local Government Act 1999, that the name of a certain public road located in the suburb of Oakden be changed and confirmed as follows:

· The name of the road running between Kew Drive and Sussex Court and shown as Brand Street on Deposited Plan 32432 be changed and confirmed with the assigned name

A plan that delineates the public road that is subject to the change and confirmation of street name, together with a copy of the Council's resolution are both available for inspection at the Council's principal office, 163 St Vincent Street, Port Adelaide, Enfield Library—Council Office, 1-9 Kensington Crescent, Enfield and Greenacres—Library Council Office, 2 Fosters Road Greenacres, during their normal business hours.

W. IASIELLO, Acting City Manager

TOWN OF GAWLER

Review of Elector Representation

NOTICE is hereby given that the Town of Gawler has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the Council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014.

- The Council will continue to comprise ten area councillors and a mayor to be elected by the community.
- · The Council area will not be divided into wards.

H. INAT, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Appointment of Public Officer

NOTICE is hereby given that pursuant to Section 56A (23) of the Development Act 1993, Council resolved that on 23 July 2013, Manager Governance and Risk, Lachlan Miller, was appointed as the Public Officer for the Council's Development Assessment Panel. The functions of a public officer include ensuring the proper investigation of complaints about the conduct of a member of the Council's Development Assessment Panel (but nothing in this section prevents a person making a complaint to the Ombudsman at any time under the Ombudsman Act 1972 or the public officer referring a complaint to another person or authority for investigation or determination).

Any complaints should be submitted in writing to the Public

Lachlan Miller, Manager Governance and Risk P.O. Box 44, Woodside, S.A. 5244 Telephone: (08) 8408 0516 Fax: (08) 8389 7440 Email: mail@ahc.sa.gov.au

A. AITKEN, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

Review of Elector Representation

NOTICE is hereby given that the District Council of Elliston has completed a review of its elector representation arrangements, including all aspects of the composition of the Council and the issue of the division, or potential division, of the area of the council into wards, in accordance with the requirements of Section 12 (4) of the Local Government Act 1999 (the Act).

Pursuant to Section 12 (13) (a) of the Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of Section 12 of the Act. As such, the following structure will take effect as from polling day of the periodic Local Government election to be held in November 2014:

- The name of Council will change from The District Council of Elliston to District Council of Elliston.
- The Council will continue to comprise eight area councillors, with the principal member being a chairperson to be chosen by and from amongst the elected members.
- · The council area will not be divided into wards

R. FOSTER, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA **ERRATUM**

Close of Roll for Supplementary Election

NOTICE is hereby given that a previously published notice in the *Government Gazette* on 28 November 2013, page 4397, should

The election will be conducted entirely by post with the return of ballot material to reach the Deputy Returning Officer no later than 12 noon on Tuesday, 11 March 2014.

K. MOUSLEY, Returning Officer

IN the matter of the estates of the undermentioned deceased

Bone, Annie Jean, late of Hazel Grove, Ridgehaven, of no occupation, who died on 27 October 2013.

Bull, Eric Brian, late of Pridham Boulevard, Aldinga Beach,

retired public servant, who died on 23 September 2013.

Hood, Thomas Peter, late of 4 Old Templers, Roan, 12 Templers, retired painter and decorator, who died on 12 February

Jones, Frank Oswald, late of 9 Winchester Street, St Peters, of

no occupation, who died on 18 May 2013. Lindfield, Keith John, late of 23 Catalina Road, Elizabeth East, of no occupation, who died on 10 October 2013

Long, Winston George, late of 10 Blanche Street, Edithburgh, retired storeperson, who died on 27 August 2013

Longman, Valda Gladys, late of 26 River Road, Port Noarlunga, retired costing clerk, who died on 1 June 2012.

McMillan, Robert Charles, late of 26 River Road, Port

Noarlunga, of no occupation, who died on 23 October 2013.

Newbound, Marjorie Catherine, late of 8 Cherry Street, Freeling, widow, who died on 16 September 2013

Perera, Preethi Stephanie, late of 81-89 Woodend Road, Trott Park, retired secretary, who died on 24 October 2013

Pope, Nancy Josephine, late of Allan Street, Crystal Brook, of no occupation, who died on 9 September 2013.

Robertson, John Alexander, late of 61 Edward Street, Daw Park, retired engineer, who died on 19 August 2013.

Victorsen, John Frederick, late of 40 Skyline Drive, Flagstaff Hill, retired Commonwealth public servant, who died on 27 September 2013.

Von Stanke, Elsie Catherine, late of 27 Guilford Avenue, Prospect, home duties, who died on 23 September 2013.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, 6.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 10 January 2014, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 5 December 2013.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 4 p.m. on Wednesday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication.

Phone: 8207 1045

Fax: 8207 1040

Email: governmentgazette@dpc.sa.gov.au